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SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

GENERAL INSTRUCTIONS

A. Use of Form I-ACGR

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

B. Preparation of Report

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

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

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

PLCs.		

C. Signature and Filing of the Report

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



SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

- 1. For the fiscal year ended 31 December 2021
- 2. SEC Identification Number CS200901269 3. BIR Tax Identification No.007-236-853-000
- 4. Exact name of issuer as specified in its charter PH Resorts Group Holdings, Inc.
- 5. Philippines 6. (SEC Use Only)
 Province, Country or other jurisdiction of inCompany or organization
- 7. 20th Floor Udenna Tower, Rizal Drive corner 4th Avenue, Bonifacio Global City, Taguig City, 1634

Address of principal office Postal Code

8. **(632) 84034007**

Issuer's telephone number, including area code

N/A

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

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT COMPLIANT/ **ADDITIONAL INFORMATION EXPLANATION** NON-**COMPLIANT** The Board's Governance Responsibilities Principle 1: The company should be headed by a competent, working board to foster the long- term success of the Company, and to sustain its competitiveness and profitability in a manner consistent with its corporate objectives and the long- term best interests of its shareholders and other stakeholders. **Recommendation 1.1** See Item 5 of the Definitive Information 1. Board is composed of directors with Compliant collective working knowledge, experience or Statement expertise that is relevant to the company's industry/sector. https://edge.pse.com.ph/openDiscView er.do?edge no=32ed0ebe1257c6675d 542af6f1e997b9 See Item 5 of the Definitive Information 2. Board has an appropriate mix of Compliant competence and expertise. Statement https://edge.pse.com.ph/openDiscView er.do?edge no=32ed0ebe1257c6675d 542af6f1e997b9 See Item 5 of the Definitive Information Directors remain qualified for their positions Compliant

Statement

542af6f1e997b9

https://edge.pse.com.ph/openDiscViewer.do?edge_no=32ed0ebe1257c6675d

Recommendation 1.2

individually and collectively to enable them

to fulfill their roles and responsibilities and respond to the needs of the organization.

Board is composed of a majority of non-executive directors.	Compliant	Only three (3) directors hold executive positions, namely: 1. Raymundo Martin M. Escalona - President and CEO 2. Lara C. Lorenzana – Treasurer and Chief Financial Officer 3. Jose Angel Sueiro – Chief Operating Officer The 6 other directors do not exercise any executive functions in the Company. See PH Resorts Definitive Information Statement https://edge.pse.com.ph/openDiscViewer.do?edge_no=32ed0ebe1257c6675d542af6f1e997b9	
Recommendation 1.3			
 Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors. 	Compliant	See Article VIII of the Revised Manual on Corporate Governance	
Company has an orientation program for first time directors.	Compliant	http://phresorts.com/wp- content/uploads/2020/07/PH-Resorts- Revised-Manual-on-Corporate- Governance.pdf	
Company has relevant annual continuing training for all directors.	Compliant		
Recommendation 1.4			

	Board has a policy on board diversity. otional: Recommendation 1.4	Compliant	See Article III (C) of the Revised Manual on Corporate Governance. The current board of the Company is composed of men and women with diverse qualifications and experience.	
		Compliant	Coo Article III (C) of the Deviced	
	Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	Compliant	See Article III (C) of the Revised Manual on Corporate Governance.	
Re	commendation 1.5			
1.	Board is assisted by a Corporate Secretary.	Compliant	The Company's Corporate Secretary is Atty. Leandro E. Abarquez. He is 38 years old and male. He is a member of the Philippine Bar and has been practicing corporate law for the last 11 years. His duties and responsibilities are outlined in Article III (F) of the Revised Manual on Corporate Governance.	
2.	Corporate Secretary is a separate individual from the Compliance Officer.	Not Compliant		At this time, the Board prefers to have these 2 positions held by one person. The Board will endeavor, however, to appoint a separate Compliance Officer before the next compliance report.
3.	Corporate Secretary is not a member of the Board of Directors.	Compliant		
	Corporate Secretary attends training/s on corporate governance. otional: Recommendation 1.5	Compliant	The Corporate Secretary attended the Annual Directors and Officers Training by Risks, Opportunities Assessment Management (ROAM) Inc. held on 22 October 2021, 1:00 PM – 5:00 PM.	

Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	Compliant	The Corporate Secretary ensures that all meeting materials are distributed at least five business days before the scheduled meeting. Hard copies of the materials are likewise provided during the meeting.	
Recommendation 1.6			
Board is assisted by a Compliance Officer.	Compliant	The Compliance Officer is Atty. Leandro E. Abarquez. He is 38 years old and male. He is a member of the Philippine Bar and has been practicing corporate law for the last 11 years. His duties and responsibilities are outlined in Article III (B) of the Revised Manual on Corporate Governance.	
Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the Company.	Not Compliant		At this time, the Board prefers to have the role of Corporate Secretary and Compliance Officer held by one person. The Board will endeavor, however, to appoint a separate Compliance Officer before the next compliance report.
Compliance Officer is not a member of the board.	Compliant		
Compliance Officer attends training/s on corporate governance.	Compliant	The Compliance Officer attended the Annual Directors and Officers Training by Risks, Opportunities Assessment Management (ROAM) Inc. held on 22 October 2021, 1:00 PM – 5:00 PM.	

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

Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	Compliant	See Section 3 (C) of the Revised Manual on Corporate Governance.	
	F	Recommendation 2.2	
Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	 The Board sets the Company's direction, goals and objectives. The Board makes sure that its strategy is aligned with the market. Management is directed to 	
Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	implement the Board's strategy. 4. Management gives regular updates to the Board.	
Supplement to Recommendation 2.2			
Board has a clearly defined and updated vision, mission and core values.	Compliant	See PH Resorts' Mission, Vision and Values, available at	
Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	Compliant	http://phresorts.com/?page_id=28	
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson.	Compliant	The Chairman is Mr. Dennis A. Uy. He is 48 years old. He has a degree in Business Management from the De La Salle University. He sits on several boards in varying capacities and has an extensive background on finance.	
Recommendation 2.4			

1.	Board ensures and adopts an effective succession planning program for directors, key officers and management.	Compliant		
2.	Board adopts a policy on the retirement for directors and key officers.	Not Compliant		Because the Company is still in its infancy stage and its officers and directors are all relatively new, the Company has not yet implemented a specific retirement policy for its officers and directors. However, the Company adheres the applicable provisions of Republic Act No. 7641 or The New Retirement Law.
Re	commendation 2.5			
1.	Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	Members of the Board of Directors do not receive remuneration except for reasonable per diems given to them whenever they attend meetings.	
2.	Board adopts a policy specifying the relationship between remuneration and performance.	Compliant		
3.	Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant		
		Option	nal: Recommendation 2.5	
1.	Board approves the remuneration of senior executives.	Compliant	See Item 10 of the Company's Definitive Information Statement.	
			https://edge.pse.com.ph/openDiscViewer.do?edge_no=efc2e5b33011e0eb5d542af6f1e997b9	

2. Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses.	Not Compliant		For now, the Company does not give performance-based remuneration. Officers are paid a fixed compensation. Nonetheless, the Company conducts an annual performance evaluation for all its officers and employees.
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	Compliant	The Company's policy on election and nomination of directors is provided in its Revised Manual on Corporate Governance	
Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	http://phresorts.com/wp- content/uploads/2020/07/PH-Resorts- Revised-Manual-on-Corporate- Governance.pdf	
Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Compliant	See also Item 5 of PH Resorts' Definitive Information Statement	
Board nomination and election policy includes how the board shortlists candidates.	Compliant	https://edge.pse.com.ph/openDiscView er.do?edge_no=32ed0ebe1257c6675d 542af6f1e997b9	
5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Compliant		
Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant		
	Optiona	al: Recommendation to 2.6	

1.	Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.	Not Compliant		The Board does not think it is necessary to do this at this point due to the fact that it is still under pre-operations stage. It relies on its own professional network to search for candidates.
Re	ecommendation 2.7			
	Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	This is provided in the Company's Related Party Transactions Policy. http://phresorts.com/wp-	
2.	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	content/uploads/2019/10/RELATED-PARTY-TRANSACTIONS-POLICY.pdf	
3.	RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant		
Sı	pplement to Recommendations 2.7			
1.	Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered <i>de minimis</i> 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 approval.	Compliant	This is provided in the Company's Related Party Transactions Policy. http://phresorts.com/wp-content/uploads/2019/10/RELATED-PARTY-TRANSACTIONS-POLICY.pdf	

Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Compliant	Stockholders of record are entitled to one (1) vote per share. There is no specific manner of voting prescribed in the By Laws of the Company. Hence, voting may be done by viva voce, by raising of hands or by ballot. In the event that a related party transaction for approval involves a shareholder of the Company, the non-related party shareholders shall vote on the transaction in the same manner as above.	
	F	Recommendation 2.8	
Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	This is part of the specific duties of the Board as provided in Article III (C) of the Revised Manual on Corporate Governance of the Company. CEO: Raymundo Martin M. Escalona Chief Compliance Officer: Leandro E. Abarquez Considering the Company's minimal operations, a Chief Risk Officer and Chief Audit Executive is not yet necessary at this point.	
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	This is part of the specific duties of the Board as provided in Article III (C) of the Revised Manual on Corporate Governance.	
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	Compliant	operations, a Chief Risk Officer and Chief Audit Executive is not yet necessary at this point. This is part of the specific duties of the Board as provided in Article III (C) of the Revised Manual on Corporate	

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	The Company has a performance appraisal framework for all of its employees, including officers. The system is company-wide KRAs/KPIs. This framework measures the		
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	performance of each employee and subsequently each respective document. The resulting ratings are combined and calculated based on appointed weight, which would then comprise the total Company Performance Level for the whole year. The KRAs/KPIs are visited quarterly for continuous monitoring of progress	subsequently each respective document. The resulting ratings are combined and calculated based on appointed weight, which would then comprise the total Company Performance Level for the whole year. The KRAs/KPIs are visited quarterly	
Recommendation 2.10				
Board oversees that an appropriate internal control system is in place.	Compliant	This is part of the specific duties of the Board as provided in Article III (C) of the Revised Manual on Corporate Governance.		
The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant			
Board approves the Internal Audit Charter.	Not Compliant		The Internal Audit Charter will be approved by the Board	
Recommendation 2.11				

1.	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	This is provided for in Article III (D), Section 5a of the Company's Revised Manual on Corporate Governance.	
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		
Re	commendation 2.12			
1.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Not Compliant		The Board uses the Revised Manual on Corporate Governance and the Company's By Laws as its charter. It believes that both provide adequate guidelines and policies.
2.	Board Charter serves as a guide to the directors in the performance of their functions.	Not Compliant		
3.	Board Charter is publicly available and posted on the company's website.	Not Compliant		
Ad	ditional Recommendation to Principle 2			
	Board has a clear insider trading policy.	Compliant	All directors are required to disclose their shareholdings in the Company in compliance with the SRC.	
Ор	tional: Principle 2			
1.	Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.	Not Compliant		The Company, as a matter of practice, does not grant loans to its directors.

Company discloses the types of decision requiring board of directors' approval.	Compliant	The Company abides by the general requirements of the Revised Corporation Code. It discloses matters approved by the Board that are covered by the definition of material public information under the SRC and the Disclosure Rules of the PSE.	
Principle 3: Board committees should be set up respect to audit, risk management, related party t composition, functions and responsibilities of all compositions.	ransactions, and ommittees establi	other key corporate governance concerns shed should be contained in a publicly available.	s, such as nomination and remuneration. The
	F	Recommendation 3.1	
 Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities. 	Compliant	See page 6 of the Manual on Corporate Governance.	
		Recommendation 3.2	
 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	See Article III (D) of the Revised Manual on Corporate Governance.	

 Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. 	Compliant	See Article III (D) of the Manual on Corporate Governance. The Audit Committee is composed of Ma. Angela E. Ignacio, Ma. Concepcion F. De Claro and Mr. Eric O. Recto as the Chairman. Both Ms. Ignacio and Mr. Recto are independent directors. Please also refer to the disclosure made by the Company regarding the results of the organizational meeting on 19 May 2021. https://edge.pse.com.ph/openDiscView er.do?edge_no=697d08ad8f359d395d542af6f1e997b9 The qualifications of Mr. Recto, Ms. Ignacio and Ms. De Claro may be found in the Company's Information Statement. https://edge.pse.com.ph/openDiscViewer.do?edge_no=32ed0ebe1257c6675d542af6f1e997b9	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	Mr. Recto does not head any other committee aside from the Audit Committee.	
Supplement to Recommendation 3.2			
Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	Section 3.2 (e) of the Revised Manual on Corporate Governance	
Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Not Compliant	•	The Audit Committee meets with management present. However, each member of the Committee have free communication lines with the auditor.

1	Audit Committee meet at least four times	Not Compliant		The Audit Committee meets as necessary.
	during the year.	•		The Addit Committee mode de necessary.
	Audit Committee approves the appointment and removal of the internal auditor.	Compliant	The Audit Committee has approved the appointment of Ms. Chonabeth Nazario as the Company's internal auditor.	
	commendation 3.3			
	Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	Compliant	See Article III (D), Section 4 of the Revised Manual on Corporate Governance.	
2.	Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Compliant	The Corporate Governance Committee is composed of Mr. Eric O. Recto, Mr. William W. Yap and Ms. Angela E. Ignacio. All of the members of the Corporate Governance Committee are all independent directors. See disclosure made after the organizational meeting of the Board of Directors of the Corporation on 19 May 2021. https://edge.pse.com.ph/openDiscViewer.do?edge_no=697d08ad8f359d395d542af6f1e997b9	
3.	Chairman of the Corporate Governance Committee is an independent director.	Compliant	Ms. Ma. Angela E. Ignacio, the Chairman of the Corporate Governance Committee, is an independent director.	

Corporate Governance Committee meet at least twice during the year.	Not Compliant		The Corporate Governance Committee meets as necessary.
 Recommendation 3.4 Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to 	Compliant	See Article III (D), Section 5 of the Revised Manual on Corporate Governance.	
ensure its functionality and effectiveness. 2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Compliant	The BROC is composed of Mr. William Yap, Ms. Angela Ignacio, and Ms. Ma. Concepcion F. de Claro. Two of out of the three members of the Committee, including the Chairman, are independent directors who have relevant knowledge and experience on	
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.4. At least one member of the BROC has relevant thorough knowledge and	Compliant	risk management. https://edge.pse.com.ph/openDiscViewer.do?edge_no=697d08ad8f359d395d542af6f1e997b9	
experience on risk and risk management. Recommendation 3.5 1. Board establishes a Related Party	Compliant	See Article III (D), Section 6 of the Revised Manual on Corporate	
Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.		Revised Manual on Corporate Governance.	

RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	The RPT Committee is composed of Mr. William Yap (Chairman), Mr. Eric O. Recto, Ms. Angela E. Ignacio and Ms. Ma. Concepcion F. De Claro. All members of the Committee except for Ms. De Claro are independent directors. https://edge.pse.com.ph/openDiscViewer.do?edge_no=4b4751132e010a0b0de8473cebbd6407	
Recommendation 3.6			
All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Not Compliant		The committees use the Company's Revised Manual on Corporate Governance as their guide as they are still in the process of preparing their respective committee charters. They will endeavor to adopt their respective committee charters by the next
Committee Charters provide standards for evaluating the performance of the Committees.	Not Compliant		compliance period.
3. Committee Charters were fully disclosed on	Not Compliant		
the company's website.	'		
Principle 4: To show full commitment to the com their duties and responsibilities, including sufficient Recommendation 4.1			essary to properly and effectively perform
 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. 	Compliant	All meetings were conducted in accordance primarily with SEC Memorandum Circular No. 6, series of 2020 and all other relevant issuances of the Commission.	

	The directors review meeting materials for all Board and Committee meetings.	Compliant	Agenda and Board materials are sent to the Directors at least a week before the scheduled meeting.	
3.	The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	The Directors actively participate and ask necessary questions during board meetings.	
		F	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	All non-executive directors serve a maximum of five publicly listed companies. See the Company's Information Statement for more information on the directors. https://edge.pse.com.ph/openDiscViewer.do?edge_no=32ed0ebe1257c6675d_542af6f1e997b9	
Re	ecommendation 4.3			
1.	The directors notify the company's board before accepting a directorship in another company.	Compliant	Article III (C), Section 4 (I) of the Revised Manual on Corporate Governance.	
Op	otional: Principle 4			
	Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Compliant	Mr. Raymundo Martin M. Escalona, Ms. Lara C. Lorenzana and Mr. Jose Angel Sueiro are the executive directors of PH Resorts. The executive directors are not directors of other listed companies within and outside of the group.	

Company schedules board of directors' meetings before the start of the financial year.		The Corporate Secretary proposes a schedule for the meetings of the Board of Directors at the start of the year.	
Board of directors meet at least six time during the year.	Not Compliant		The Board is scheduled to meet at least once per quarter and when necessary. The meetings will be held more frequently when operations of the Company have begun.
4. Company requires as minimum quorum least 2/3 for board decisions.	of at Not compliant		Majority of the Board constitute a quorum in accordance with the provisions of its By Laws.
Principle 5: The board should endeavor to	exercise an objective a	nd independent judgment on all corporate	affairs
Recommendation 5.1	exercise an objective at	ia independent judgment on all corporate	anano
The Board has at least 3 independent directors or such number as to constitut one-third of the board, whichever is high		There are 3 Independent Directors – Mr. Eric O. Recto, Ms. Ma. Angela E. Ignacio, and Mr. William W. Yap. See Item 5 of the Company's Definitive Information Statement. https://edge.pse.com.ph/openDiscViewer.do?edge_no=32ed0ebe1257c6675d542af6f1e997b9	
Recommendation 5.2			
The independent directors possess all t qualifications and none of the disqualifications to hold the positions.	he Compliant	The qualifications of the independent directors are in the Company's Amended By Laws. http://phresorts.com/wp-content/uploads/2020/07/Amended-By-	
Supplement to Recommendation 5.2		Laws.pdf	

Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant	This in the Definitive Information Statement and Annual Report of the Company.	
Recommendation 5.3			
The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	See Article III (E) of the Revised Manual on Corporate Governance.	
The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	http://phresorts.com/wp- content/uploads/2020/07/PH-Resorts- Revised-Manual-on-Corporate-	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	Compliant	Governance.pdf	
Recommendation 5.4			
 The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals. 	Compliant	The Company's Chairman is Mr. Dennis A. Uy while its CEO is Mr. Raymundo Martin M. Escalona.	
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	The duties and responsibilities of the officers are provided in the Company's By Laws. http://phresorts.com/wp-content/uploads/2020/07/Amended-By-Laws.pdf	
Recommendation 5.5			

1.	If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	Compliant	The Chairman of the Board is not an independent director. The Company's lead independent director is Mr. Eric O. Recto.	
_	commendation 5.6			
	Directors with material interest in a transaction affecting the Company abstain from taking part in the deliberations on the transaction.	Compliant	During the period, Mr. Dennis Uy and/or Ms. Cherylyn Uy abstained from voting on material transactions that involved companies beneficially owned by them.	
Re	commendation 5.7			
1.	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.	Not Compliant		For the period covered, the directors did not feel the need to have such meetings.
2.	The meetings are chaired by the lead independent director.	Not Compliant		
Op	otional: Principle 5			
1.	None of the directors is a former CEO of the company in the past 2 years.	Compliant	The Company's former CEO is not part of the current Board of Directors.	
ар	inciple 6: The best measure of the Board's effe praise its performance as a body, and assess w	ctiveness is throu hether it possess	gh an assessment process. The Board sh es the right mix of backgrounds and comp	nould regularly carry out evaluations to betencies.
	commendation 6.1			
	Board conducts an annual self-assessment of its performance as a whole. The Chairman conducts a self-assessment of his performance.	Not Compliant Not Compliant		The Board is in the process of institutionalizing a formal annual self-assessment exercise to be based on a defined set of criteria and standards of key board functions.

The individual members conduct a self- assessment of their performance.	Not Compliant	
4. Each committee conducts a self-assessment of its performance.	Not Compliant	
5. Every three years, the assessments are supported by an external facilitator.	Not Compliant	
Recommendation 6.2		
 Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. 	Not Compliant	The Board is in the process of institutionalizing a formal annual self-assessment exercise to be based on a defined set of criteria and standards of key board functions.
The system allows for a feedback mechanism from the shareholders.	Not Compliant	Shareholders, however, are free to give their feedback to the Board. The contact details of the Corporate Secretary are available to the public.
Principle 7: Members of the Board are duty-bour	nd to apply high etl	cal 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 practices in internal and external dealings of the company. 	Not Compliant	The Board is in the process of institutionalizing a formal Code of Business Conduct and Ethics to be based on its current ethical practice dealing with all stakeholders.
2. The Code is properly disseminated to the Board, senior management and employees.	Not Compliant	
3. The Code is disclosed and made available to the public through the company website. Supplement to Recommendation 7.1	Not Compliant	
oupplement to Recommendation 7.1		

Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	The Company's Anti Corruption and Bribery Policy enumerates what are considered corrupt acts and penalizes these as such. https://www.phresorts.com/wp-content/uploads/2021/05/PHR-Anti-Corruption-and-Bribery-Policy.pdf	
Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Not Compliant		The Board is in the process of institutionalizing a formal Code of Business Conduct and Ethics to be based on its current ethical practice in dealing with all
Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Not Compliant		stakeholders.
	Discl	osure and Transparency	
Principle 8: The company should establish corpor regulatory expectations. Recommendation 8.1	rate disclosure po	licies and procedures that are practical an	d in accordance with best practices and
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. Supplement to Recommendations 8.1	Compliant	See Article IV of the Revised Manual on Corporate Governance.	

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	The Company has complied with the deadlines set by the PSE and the SEC for all disclosure requirements.	
	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 shareholders' voting power and overall equity position in the company.	Compliant	Please refer to Item 11 of the Annual Report. https://edge.pse.com.ph/openDiscViewer.do?edge_no=ec60d73b37bc625b3470cea4b051ca8f	
Re	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	The Company has complied with all the deadlines set by the PSE and the SEC for all disclosure requirements.	
	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		
	pplement to Recommendation 8.2			
1.	Company discloses the trading of the Company's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).	Compliant	The Company has complied with all the deadlines set by the PSE and the SEC for all disclosure requirements on this matter. All required information have been disclosed.	

Do	commendation 8.3			
1.	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.	Compliant	This is provided in the Definitive Information Statement of the Company. https://edge.pse.com.ph/openDiscViewer.do?edge_no=32ed0ebe1257c6675d542af6f1e997b9	
2.	Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	This is provided in the Definitive Information Statement of the Company.	
			Recommendation 8.4	
1.	Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	Compliant	Board of Directors are not given any remuneration. They are only given a reasonable per diem every time they attend a meeting.	
2.	Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Not Compliant		Executive remuneration is given depending on market rates and on a case to case basis, depending on the qualifications of the individual concerned.
	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Not Compliant		The Company discloses the remuneration on a group basis.
	commendation 8.5			
1.	Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	This is in the Annual Report and the audited financial statements attached to the report.	

Company discloses material or significant RPTs reviewed and approved during the year.	Compliant	This is in the Annual Report and the audited financial statements that may be accessed through the link below: https://edge.pse.com.ph/openDiscViewer.do?edge_no=ec60d73b37bc625b3470cea4b051ca8f	
Supplement to Recommendation 8.5			
Company requires directors to disclose their interests in transactions or any other conflict of interests.	Compliant	Management conducts its due diligence for transactions. If there are findings of conflict of interest, such findings are disclosed to the Board and are taken into consideration when voting occurs.	
Optional : Recommendation 8.5	<u>'</u>		
Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Compliant	This is provided in Item 12 of the Company's Annual Report.	
Recommendation 8.6			
1. 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.	Compliant	The Company has complied with the deadlines set by the PSE and the SEC for all disclosure requirements on this matter. All required information have been disclosed. https://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=631	

Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Not Compliant		Transactions involving the Company's assets were studied by the Management and approved by the Audit Committee before presentation to the Board of Directors.
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 strategic direction of the company.	Not applicable		There are no shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the Company.
Recommendation 8.7			
 Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG). 	Compliant	See the Company's Revised Manual on Corporate Governance as posted on its website. http://phresorts.com/wp-	
Company's MCG is submitted to the SEC and PSE.	Compliant	content/uploads/2020/07/PH-Resorts- Revised-Manual-on-Corporate- Governance.pdf	
Company's MCG is posted on its company website.	Compliant		
Supplement to Recommendation 8.7	·		
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant		
Optional: Principle 8			

	oes the company's Annual Report disclose e following information:		See the Company's Annual Report https://edge.pse.com.ph/openDiscView er.do?edge_no=ec60d73b37bc625b34 70cea4b051ca8f	
a.	Corporate Objectives	Compliant		
b.	Financial performance indicators	Compliant		
C.	Non-financial performance indicators	Compliant		
d.	Dividend Policy	Compliant		
e.	Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant		
f.	Attendance details of each director in all directors meetings held during the year	Not Compliant		The Company will ensure compliance with this requirement in the next compliance period.
g.	Total remuneration of each member of the board of directors	Compliant		

2.	The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.	Compliant	The ACGR shall serve as compliance for these requirements.	
3.	The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	Compliant	The ACGR shall serve as compliance for these requirements.	
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	The ACGR shall serve as compliance for these requirements.	
5.	The company disclosesin the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Compliant	The ACGR shall serve as compliance for these requirements.	

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

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Audit Committee has a robust process for	Compliant	Section 4.2 of the Manual on	
approving and recommending the		Corporate Governance.	
appointment, reappointment, removal, and			
fees of the external auditors.			

 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. For removal of the external auditor, the 	Compliant Not applicable	The reappointment of the Company's external auditor was approved by the members of the Board of Directors and ratified by the shareholders during the Annual Stockholders' Meeting.	There was no change in external auditor.
reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	пот арріісавіе		The Company retained the services of Sycip, Gorres, Velayo & Co.
Supplement to Recommendation 9.1			
Company has a policy of rotating the lead audit partner every five years.	Compliant	Article III (G) of the Revised Manual on Corporate Governance.	
Recommendation 9.2			
Audit Committee Charter includes the Audit Committee's responsibility on: assessing the integrity and independence of external auditors; exercising effective oversight to review and monitor the external auditor's independence and objectivity; and exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	Not Compliant		The Audit Committee is guided by its duties and responsibilities as outlined in the Revised Manual on Corporate Governance.

1. 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. 2. Audit Committee ensures that the external auditor has adequate quality control procedures. Compliant Sycip Gorres Velayo & Co. is an SEC accredited Group A firm, which means that it has passed the thorough qualification process with proper credentials and internal procedures in place. Further, it is a member firm of an internationally recognized organization — Ernst & Young Global Limited. Compliant Sycip Gorres Velayo & Co. is an SEC accredited Group A firm, which means that it has passed the thorough qualification process with proper credentials and internal procedures in place. Further, it is a member firm of an internationally recognized organization — Ernst & Young Global Limited. See Article III (D), Section 3 of the Revised Manual on Corporate Governance.	Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Not Compliant		The Audit Committee is guided by its duties and responsibilities as outlined in the Revised Manual on Corporate Governance.
auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions. 2. Audit Committee ensures that the external auditor has adequate quality control procedures. Compliant Compliant Compliant Compliant Sycip Gorres Velayo & Co. is an SEC accredited Group A firm, which means that it has passed the thorough qualification — Ernst & Young Global Limited. Compliant Sycip Gorres Velayo & Co. is an SEC accredited Group A firm, which means that it has passed the thorough qualification process with proper credentials and internal procedures in place. Further, it is a member firm of an internationally recognized organization — Ernst & Young Global Limited. See Article III (D), Section 3 of the Revised Manual on Corporate	Supplement to Recommendations 9.2			
auditor has adequate quality control procedures. accredited Group A firm, which means that it has passed the thorough qualification process with proper credentials and internal procedures in place. Further, it is a member firm of an internationally recognized organization — Ernst & Young Global Limited. See Article III (D), Section 3 of the Revised Manual on Corporate	auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and	Compliant	accredited Group A firm, which means that it has passed the thorough qualification process with proper credentials and internal procedures in place. Further, it is a member firm of an internationally recognized organization – Ernst & Young Global	
	auditor has adequate quality control	Compliant	accredited Group A firm, which means that it has passed the thorough qualification process with proper credentials and internal procedures in place. Further, it is a member firm of an internationally recognized organization – Ernst & Young Global Limited. See Article III (D), Section 3 of the Revised Manual on Corporate	

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	No non-audit services were performed by the External Auditor during the last fiscal year.	
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	The services rendered by the Company's external auditors are purely audit services.	
Supplement to Recommendation 9.3			
Fees paid for non-audit servicesdo not outweigh the fees paid for audit services.	Compliant	The fees being paid to external auditors are for audit services only.	
Additional Recommendation to Principle 9			
Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	Erwin A. Paigma SEC Partner Accreditation No. 118576-SEC (Group A), valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions Sycip Gorres Velayo & Co. 6760 Ayala Avenue, Makati City, 1226 Metro Manila Philippines +632-891-0307	
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	SGV & Co. has been subjected to SOAR on November 12-23, 2018	

Principle 10: The company should ensure that the material and reportable non-financial and sustainability issues are disclosed.						
Recommendation 10.1	Recommendation 10.1					
 Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability. 	Compliant	The Company conducts various Corporate Social Responsibility activities. http://phresorts.com/?page_id=165				
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Compliant	The Company's Sustainability Report (annexed to the Company's Annual Report) shall serve as compliance for this item. https://edge.pse.com.ph/openDiscViewer.do?edge_no=ec60d73b37bc625b3470cea4b051ca8f				

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, stakeholders and other interested users.

Recommendation 11.1

Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	Compliant	The Company uses the following channels in communicating with its stakeholders: 1. Company website 2. Press conferences 3. Press releases 4. Annual/ Quarterly/ Current Reporting See Company Disclosures on PSE Edge http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=631 See Disclosures and News Report posted in the Company's website. http://phresorts.com/?cat=4	
Supplemental to Principle 11			
Company has a website disclosing up-to- date information on the following:		The Company's website may be accessed through the link below:	
a. Financial statements/reports (latest quarterly)	Compliant	http://phresorts.com/	
b. Materials provided in briefings to analysts and media	Compliant		
c. Downloadable annual report	Compliant		
d. Notice of ASM and/or SSM	Compliant		

e. Minutes of ASM and/or SSM	Compliant		
f. Company's Articles of Incorporation and By-Laws	Compliant		
Additional Recommendation to Principle 11			
Company complies with SEC-prescribed website template.	Compliant		
Inte	ernal Control Sys	stem and Risk Management Framework	
Principle 12: To ensure the integrity, transparend internal control system and enterprise risk manag			mpany should have a strong and effective
Recommendation 12.1			
Company has an adequate and effective internal control system in the conduct of its business.	Compliant		
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant		
Supplement to Recommendations 12.1			

Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	Compliant		
Optional: Recommendation 12.1 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.	The Company has an established process on disruption and disaster recovery system, which can easily be triggered during emergency situations. Our IT system has also been designed to efficiently identify threats to cyber security.	
Recommendation 12.2			
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	Compliant	The Company has an in-house internal audit team that provides an independent and objective assurance, and consulting services to each department.	
Recommendation 12.3			
Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Not Compliant		At this time, no CAE has been appointed considering the current operations of the
 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. 	Not Compliant		Company. The Board will endeavor to comply with this requirement before the next deadline.

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.	Not Compliant				
Recommendation 12.4					
Company has a separate risk management function to identify, assess and monitor key risk exposures.	Not Compliant		At this time, this is being done by management subject to review by the Board considering the current operations of the Company.		
Supplement to Recommendation 12.4					
Company seeks external technical support in risk management when such competence is not available internally.	Compliant	The Company will identify the source of technical support as needed.			
Recommendation 12.5					
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).	Not Compliant		The Company has yet to appoint its CRO. As of the review period, the risk assessment duties are covered by the Management and the Board of Directors.		
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Not Compliant		Nevertheless, the Company shall endeavor to adopt and implement this recommendation as soon as practicable.		
Additional Recommendation to Principle 12					
Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	Not Compliant		The Company is in the process of selecting its Chief Audit Executive and shall endeavor to comply with this recommendation before the next compliance period.		
	Cultivating a Synergic Relationship with Shareholders				
Principle 13: The company should treat all share			I facilitate the exercise of their rights.		

Re	ecommendation 13.1		
1.	Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	See Article V of the Revised Manual on Corporate Governance.
2.	Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	See Article V of the Revised Manual on Corporate Governance.
Sı	upplement to Recommendation 13.1		
1.	Company's common share has one vote for one share.	Compliant	See Article V of the Revised Manual on Corporate Governance.
	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	See the Article II, Section 5 of the Amended By Laws. http://phresorts.com/wp- content/uploads/2020/07/Amended-By- Laws.pdf See Item 4 of the Definitive Information Statement.
3.	Board has an effective, secure, and efficient voting system.	Compliant	See the Article II, Section 5 of the Amended By Laws. http://phresorts.com/wp-content/uploads/2020/07/Amended-By-Laws.pdf See also Items 4 and 19 of the Definitive Information Statement.

4.	Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Compliant	See Article V of the Revised Manual on Corporate Governance.	
5.	Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Compliant	See Article II, Section 3 of the Amended By Laws.	
6.	Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	See Article V of the Revised Manual on Corporate Governance.	
7.	Company has a transparent and specific dividend policy.	Compliant	See Article IX, Section 3 of the Amended By Laws. To date, no dividends have been declared by the Company.	
Op	tional: Recommendation 13.1			
	Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Compliant	The Company's stock transfer agent always attends the annual stockholders' meeting of the Company to verify the votes.	
Re	commendation 13.2			
1.	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	The Company immediately disclosed the notice of its annual meeting for the period covered. https://edge.pse.com.ph/openDiscViewer.do?edge_no=6a2e463b832982670de8473cebbd6407	

Supplemental to Recommendation 13.2			
Company's Notice of Annual Stockholders' Meeting contains the following information:			
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	See Item 5 of the Definitive Information Statement.	
b. Auditors seeking appointment/re- appointment	Compliant	See Item 7 of the Definitive Information Statement.	
c. Proxy documents	Not Applicable		Proxies were not solicited.
Optional: Recommendation 13.2	•		
Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Itemized description of each agenda was provided in the Definitive Information Statement.	
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	The results of the ASM for the period covered were disclosed on PSE Edge one day of the meeting on 19 May 2021. https://edge.pse.com.ph/openDiscViewer.d o?edge_no=103bc3f337f18d8d5d542af6f1 e997b9	

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	Minutes of the Company's Annual Stockholders' Meeting for the period covered is posted on the Company's website. https://www.phresorts.com/minutes-of-all-general-or-special-stockholders-meetings/	
1.	•	Compliant	The external auditor and key officers of the Company were present at the Annual Shareholders' Meeting to answer shareholders' questions.	
2.	Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	Conflicts are usually resolved through mediation among the parties. A mediator will be selected by the parties to facilitate communication and negotiation and to assist them in reaching a voluntary agreement regarding the issue involved. Article III (C), Section 3 (k) of the Revised Manual on Corporate Governance.	
1.	Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	R Compliant	The Company's Investor Relations Officer is Mr. Leo D. Venezuela with contact details as follows: T: 84034007 E: leo.venezuela@udenna.ph	

2.	IRO is present at every shareholder's	Compliant	Mr. Venezuela was present during the	
	meeting.		last Annual Shareholders' Meeting.	
	pplemental Recommendation to Principle 13			
1.	Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Not Compliant		The Board has not yet fully adopted this optional recommendation. Nevertheless, it shall endeavor to adopt and implement this upon its next ACGR submission.
2.	Company has at least thirty percent (30%) public float to increase liquidity in the market.	Not Compliant		The public float of the Company is only 22.40%.
Op	otional: Principle 13			
	Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	Contact details of the Company are provided in its website. Its Investor Relations Officer interacts with the shareholders and/or their representatives during one-on-one meetings and sends key company updates via email from time to time.	
2.	Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant		
		Dı	uties to Stakeholders	
sta rig	inciple 14: The rights of stakeholders establish ikeholders' rights and/or interests are at stake, shts.			
1.	Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	Compliant	See pages 13-14 of the Revised Manual on Corporate Governance	

Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Compliant	See Article V of the Revised Manual on Corporate Governance.	
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	See Article V of the Revised Manual on Corporate Governance	
Supplement to Recommendation 14.3			
Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	Not Compliant		Although, in practice, the Company adopts an alternative dispute resolution system in amicably settling conflicts or differences between the Company and its stockholders, and the Company and third parties, including regulatory authorities, this has not yet been included in the Manual on Corporate Governance. The Board will endeavor for the inclusion of this policy before the next compliance period.
Additional Recommendations to Principle 14			
1. 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	No requests for exemption from application of a law, rule or regulation has been filed by the Company.	
Company respects intellectual property rights.	Compliant	The Company adheres to intellectual property protection under the law.	
Optional: Principle 14			

Company discloses its policies and practices that address customers' welfare	Not Compliant		The Company has no formal policy in addressing its customers' welfare but has always considered this in all of its business endeavors. The Company, through its subsidiaries, conducts survey via social media or actual survey. Our officers have dedicated helpdesks and information centers for all inquiries and concerns of guests and clients.
Company discloses its policies and practices that address supplier/contractor selection procedures	Not Compliant		The Company's supplier and contractor accreditation process will be posted in its website upon adoption/approval by the Board of Directors.
Principle 15: A mechanism for employee participarticipate in its corporate governance processes Recommendation 15.1		eveloped to create a symbiotic environmer	nt, realize the company's goals and
 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	This is embedded in the KRAs/KPIs and Company wide programs of PH Resorts, wherein delivery of its commitments to customers, shareholders, suppliers and other stakeholders are measured and rated. This rating system is used to score the overall performance of the Company which would then be the basis of the promotions and incentives granted to its employees.	

1.	Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Compliant	During the 2019 Annual Shareholders' Meeting, the shareholders approved the Employee Stock Option Plan. The plan may be availed by permanent and regular officers of the Company with at least one (1) year of continuous	
			service and employees with at least the rank of manager in the Company, its subsidiaries and affiliates with at least one (1) year of continuous service.	
2.	Company has policies and practices on health, safety and welfare of its employees.	Compliant	The Company's policy relating to the health, safety, and welfare of its employees may be accessed at: http://phresorts.com/wp-content/uploads/2020/09/PHR-Health-Safety-and-Environment-Policy.pdf	
3.	Company has policies and practices on training and development of its employees.	Compliant	The Company encourages its employees to attend seminars for their development. When meritorious, the Company shoulders the fees for the employees' participation.	
Re	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's Anti-Bribery and Corruption policy may be accessed at: https://www.phresorts.com/wp-content/uploads/2021/05/PHR-Anti-	
	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture. pplement to Recommendation 15.2	Compliant	Corruption-and-Bribery-Policy.pdf	

Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	Compliant		
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	The Company's Whistleblowing Policy may be accessed at:	

Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	The Company makes sure that its establishments are built and maintained in accordance with current Environmental Laws and that it has the necessary environment permits.	
Company exerts effort to interact positively with the communities in which it operates	Compliant	The Company makes sure that its CSR efforts are always focused in the communities where its establishments are located.	

(Signature page follows)

SIGNATURES

DENNIS A. UY Chairman of the Board	RAYMUNDO MARTIN M. ESCALONA President and CEO
LEANDRO E. ABARQUEZ Corporate Secretary Corporate Information Officer Compliance Officer	ERIC O. RECTO Independent Director
WILLIAM W. YAP Independent Director	MA. ANGELA E. IGNACIO Independent Director

SUBSCRIBED AND SWORN TO before me this 12 MAY 2022, affiants exhibiting to me their government issued IDs as follows:

Government Issued ID	Place of Issuance and Expiration Date
	Government Issued ID

Doc. No. 345; Page No. 50; Book No. 11; Series of 2022.

ATTY. ALYSSA HANNAH R. NUQUI
APPOINTMENT NO. 61 (2021-2022)
NOTARY FUBLIC FOR TAGUIG CITY
UNTIL DECEMBER 31, 2022
21ST FLOOR. UDENIKA TOWER
RIVAL DRIVE COR. 4TH AVENUE
BLIMMAGIC RIVUAL CITY. TAGUIG CITY
ROLL NO. 70819

PTR No.A-5888238/01-07-2022/TAGUIG CITY IES No. 178802/02-15-2022/MAKATI CITY MEUR GOMPHANCE NO. VII-0007519/03-14-2028

SIGNATURE

Independent Director

SUBSCRIBED AND SWORN TO before me this MAY his government issued ID no. Driver's License No.

Transportation Office, valid until

affiant exhibiting to me issued by the Land

Doc. No. 2 Page No.

Book No. VI Series of 2022.

ATTY ROBIE P. QUINO

Notary Public

Cou City, December 31, 2022

Notarial Commission No. 019-17

Roll of Attorney No. 65069

PTR No. 693089 / 07 December 2020 / Cebu Province

IBP No. AR 4714001 / 07 December 2020 / Cebu Province

MCLE Compliance No. VI-0000887, until April 2022

House No. 0537, White House (in front of Mitsubishi Showroom)

Gov. Manuel Cuenco Ave., Brgv. Apas, Cebu City

2022