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LEVEL 2, GALLERIA CORPORATE CENTER, EDSA CORNER ORTIGAS AVENUE, QUEZON CITY TEL. NO.: 633-7631, 637-1670, 240-8801 FAX NO.: 633-9387 OR 633-9207

26 May 2025

SECURITIES AND EXCHANGE COMMISSION

G/F Secretariat Building PICC Complex, Roxas Boulevard, Pasay City

Attention:

Atty. Rachel Esther J. Gumtang-Remalante

Director, Corporate Governance and Finance Department

THE PHILIPPINE STOCK EXCHANGE, INC.

6/F PSE Tower 28th street corner 5th Avenue Bonifacio Global City, Taguig City

Attention:

Atty. Johanne Daniel M. Negre

Officer-in-Charge, Disclosure Department

In compliance with the SEC Memorandum Circular No. 15, Series of 2017 on the submission of the Integrated Annual Corporate Governance Report (I-ACGR), we submit to the Commission the fully accomplished I-ACGR of Robinsons Land Corporation (RLC) covering the year 2024.

KERWIN MAX S. TAN

COMPLIANCE OFFICER

TIN # 169-981-320



SEC FORM – I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the calendar year ended	2024			
2.	SEC Identification Number SEC Registration No.	93269-A			
3.	BIR Tax Identification No. TIN No.	000361376000			
4.	Exact name of issuer as specified in its charter	ROBINSONS LAND CORPORATION			
5.	Metro Manila, Philippines	6.		(SEC Use Only)	
	Province, Country or other jurisdiction of incorporation or organization	Indus	try Classific	ation Code:	
	Level 2, Galleria Corporate Center, EDSA corner Ortigas Avenue, Quezon City, Metro Manila	1	100		
7.	Address of principal office	Р	ostal Code		
	8397-1888				
8.	Issuer's telephone number, including area code				
	None				
9.	Former name, former address, and former fiscal year, if changed since last report.				



INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT AS OF DECEMBER 31, 2024

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
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 corporation, 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 1. Board is composed Compliant 1. Academic qualifications, industry knowledge, professional experience, of directors with expertise and relevant trainings of directors of the Directors are collective working disclosed in the following: knowledge, **Definitive Information Statement (DIS)**, Profiles of the Nominees for experience or Election to the Board of Directors for the Year 2024, pages 9-12, LINK expertise that is Part III Control and Compensation Information, Item 14. Directors and relevant to the Executive Officers of the Registrant, pages 128-135, LINK company's industry/sector. Annual Report SEC Form 17-A, Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the 2. Board has an Compliant Registrant, page 94-101, LINK appropriate mix of competence and 2. Qualification standards for directors to facilitate the selection of expertise. potential nominees and to serve as benchmark for the evaluation of Compliant 3. Directors remain its performance are provided in the Company's Revised Corporate qualified for their Governance Manual. positions individually and Revised Corporate Governance Manual (RCGM), Article III collectively to Governance Structure, 2. Qualifications for or Disqualification from enable them to Directorship, page 10-12, LINK fulfill their roles and responsibilities and respond to the

t The Company's Board the 2024 Annual Stock elected as a sole Execu	is composed of 9 board members and standars (Mosting (ASM)). The leaders of the standars of the standard of th				EXPLANATION
the 2024 Annual Stock elected as a sole Execu	•				
the 2024 Annual Stock elected as a sole Execu	•				
the 2024 Annual Stock elected as a sole Execu	•				
Executive Directors (N and one (1) is a woman	utive Director while the other 8 EDs), four (4) of which are Indo	Presiden 3 memb	nt and ers are	CEO is e Non-	
No.	RLC	Туре	of Directo	orship	
Name	Position	ED	NED	ID	
1 James L. Go	Director, Chairman Emeritus		✓		
2 Lance Y. Gokongwei	Director, Chairman, President and CEO	√			
3 Patrick Henry C. Go 4 Johnson Robert G. Go Jr.	Director Director		<u>√</u>		
4 Johnson Robert G. Go Jr. 5 Robina Gokongwei-Pe	Director		<u>√</u>		
6 Omar Byron T. Mier	Lead Independent Director				
7 Vivencio B. Dizon	Independent Director			 	
8 Bienvenido S. Bautista	Independent Director			<i>'</i>	
9 Jose T. Pardo	Independent Director			<i>-</i>	
	Total	1	4	4	
following: Definitive Information Compensation Information the Registrant, pages 1 Company Website, Ab	oout Us> Board of Directors an	trol and xecutive d Office ompens	e Officers, <u>LIN</u>	ers of	
	Annual Report SEC Fo Information, Item 14.	Annual Report SEC Form 17-A, Part III Control and C Information, Item 14. Directors and Executive Office	Annual Report SEC Form 17-A, Part III Control and Compension, Item 14. Directors and Executive Officers of the	Annual Report SEC Form 17-A, Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Regis	Company Website, About Us> Board of Directors and Officers, LINK Annual Report SEC Form 17-A, Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, pages 94-101, LINK

			INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
		COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Re	commendation 1.3			
1.	Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	The company's Board Charter and Manual on Corporate Governance relating to its policy on training of director are found in: Revised Corporate Governance Manual (RCGM), Article IX Communication, Education and Training, page 38, LINK	
2.	Company has an orientation program for first time directors.	Compliant	The orientation program of directors is found in: Revised Corporate Governance Manual (RCGM), Article IX Communication, Education and Training, page 38, LINK In-house Corporate Governance Training for Directors and Executives was held on September 10, 2024 entitled, "Building a Resilient Gokongwei Group: Corporate Governance Training on Sustainability, Cybersecurity, and Integrity". ¹Mr. James L. Go has been granted permanent exemption from the Corporate Governance Training requirement as stated in the Letter dated November 12, 2015 from the SEC Corporate Governance and Finance Department. Refer to ANNEX 1 for the Director's Corporate Governance Training Attendance Certificate and ANNEX 2 for the SEC Corporate Governance Training Accreditation Memo	
3.	Company has relevant annual continuing training for all directors.	Non- Compliant		The Company sees to it that the members of the board are committed and have the necessary

		INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
			capabilities to perform their roles and responsibilities. In-house Corporate Governance Training for directors and executives were held via webinar on September 10, 2024 entitled "Building a resilient Gokongwei Group: Corporate Governance Training on Sustainability, Cybersecurity, and Integrity". Substantially all directors attended the corporate governance training. Refer to ANNEX 1 for the Director's Corporate Governance Training Attendance Certificate and ANNEX 2 for the SEC Corporate Governance Training Accreditation Memo
Recommendation 1.4			
1. Board has a policy on board diversity.	Compliant	In accordance with the best practices in Corporate Governance and the implementation of the Company's Board Diversity Policy, the Board is diverse in terms of expertise, gender and professional experiences. The Company's Board is composed of 9 board members elected during the 2024 Annual Stockholders' Meeting (ASM). The President and CEO is elected as a sole Executive Director while the other 8 members are Non-Executive Directors (NEDs), four (4) of which are Independent Directors and one (1) is a woman.	

		INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Optional: Recommendati	on 1.4	Information on the company's board diversity policy is disclosed in: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3 Responsibility, Duties and Functions of the Board, 3.2.4. page 12, LINK Company Website, Governance> Company Policies> Board Diversity Policy, LINK	
1. Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	Compliant	The Company recognizes the benefits of having a diverse Board, and its increasing value in maintaining sound corporate governance, achieving strategic objectives, realizing sustainable growth and balanced development. Board diversity shall be considered from varied aspect when structuring the Board's composition including but not limited to gender, age, culture and educational background, geographical location, professional experience, skills, knowledge, and length of service of directors, and other regulatory requirements, etc. The Board shall likewise strive to ensure that there is independence in the Board membership and may consider having women in the Board. Company Website, Governance> Company Policies> Board Diversity Policy, LINK Corporate Governance Committee Charter, Section 4. Duties and Responsibilities (page 2-3); Section 5. Reporting Process (page 3); Section 6. Performance Assessment (page 3), LINK	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT						
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
Recommendation 1.5							
Board is assisted by a Corporate Secretary.	Compliant	Atty. Juan Antonio M. Evangelista is the Corporate Secretary of the RLC. He handles various corporate secretarial functions of a number of companies within the Group. He obtained his Juris Doctor degree from Xavier					
2. Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	University-Ateneo de Cagayan in 1998. He was admitted to the Philippine Bar in 1999. Atty. Evangelista is not the Compliance Officer of the Company and not a member of the Board of Directors.					
3. Corporate Secretary is not a member of the Board of Directors.	Compliant	Information on the Corporate Secretary, including his/her name, qualifications, duties and functions directorships are disclosed in the following: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, E. The Corporate Secretary, pages 25-26, LINK Annual Report SEC Form 17-A, Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, page 100-101, LINK Company Website, About Us> Board of Directors and Officers, LINK					
4. Corporate Secretary attends training/s on corporate governance.	Compliant	Atty. Evangelista attended the in-house Corporate Governance Training for Directors and Executives held on September 10, 2024 entitled, "Building a Resilient Gokongwei Group: Corporate Governance Training on Sustainability, Cybersecurity, and Integrity".					

COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	Refer to ANNEX 1 for the Corporate Secretary's Corporate Governance Training Attendance Certificate and ANNEX 2 for the SEC Corporate Governance Training Accreditation Memo	
n 1.5		
	The Corporate Secretary distributed the board meeting materials at least five business days before scheduled meeting:	
Compliant	Kerwin Max S. Tan, is the Chief Financial Officer and Chief Risk and Compliance Officer of RLC effective March 1, 2016. Previously, he was appointed as the Vice President - Treasurer of RLC in October 2014 and Vice President and Deputy Treasurer of RLC in January 2014. Before this assignment he was the Vice President for Operations of RLC Residences.	
Compliant	effective March 1, 2007. Prior to working in RLC, he worked in various divisions of Citibank N.A. for nine years. His last position at Citibank N.A. was Assistant Vice President and Head of Cash Management Operations. He received a degree in Bachelor of Science in Industrial Engineering from the University of the Philippines, Diliman.	
	Information on the Company's Compliance Officer, including his/her name, position, qualifications, duties and functions are disclosed in the following:	
	Revised Corporate Governance Manual (RCGM) , Article III Governance Structure, H. Compliance Officer, page 31, <u>LINK</u>	
	n 1.5 Compliant	Refer to ANNEX 1 for the Corporate Secretary's Corporate Governance Training Attendance Certificate and ANNEX 2 for the SEC Corporate Governance Training Accreditation Memo n 1.5 The Corporate Secretary distributed the board meeting materials at least five business days before scheduled meeting: Kerwin Max S. Tan, is the Chief Financial Officer and Chief Risk and Compliance Officer of RLC effective March 1, 2016. Previously, he was appointed as the Vice President - Treasurer of RLC in October 2014 and Vice President and Deputy Treasurer of RLC in January 2014. Before this assignment, he was the Vice President for Operations of RLC Residences effective March 1, 2007. Prior to working in RLC, he worked in various divisions of Citibank N.A. for nine years. His last position at Citibank N.A. was Assistant Vice President and Head of Cash Management Operations. He received a degree in Bachelor of Science in Industrial Engineering from the University of the Philippines, Diliman. Information on the Company's Compliance Officer, including his/her name, position, qualifications, duties and functions are disclosed in the following: Revised Corporate Governance Manual (RCGM), Article III Governance

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
		COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
			Definitive Information Statement (DIS) , Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, page 132, <u>LINK</u>			
3.	Compliance Officer is not a member of the board.	Compliant	Annual Report SEC Form 17-A, Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, page 98, LINK Company Website, About Us> Board of Directors and Officers, LINK			
4.	Compliance Officer attends training/s on corporate governance.	Compliant	The Compliance Officer attended the in-house Corporate Governance Training for Directors and Executives held on September 10, 2024 entitled, "Building a Resilient Gokongwei Group: Corporate Governance Training on Sustainability, Cybersecurity, and Integrity". Refer to ANNEX 1 for the Compliance Officer's Corporate Governance Training Attendance Certificate and ANNEX 2 for the SEC Corporate Governance Training Accreditation Memo			

Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, and other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders.

Recommendation 2.1

1. Directors act on a	Compliant	The following contains the information on how the directors performed	
fully informed basis,		their duties:	
in good faith, with		Revised Corporate Governance Manual (RCGM), Article III Governance	
due diligence and		Structure, A.4. Specific Duties and Responsibilities of a Director, page 13-	
care, and in the best		14, <u>LINK</u>	
interest of the			
company.			

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	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Definitive Information Statement (DIS), Item 5. Directors and Executive Officers, (g) Certain Relationships and Related Party Transactions, 3. Appraisals and Performance Report for the Board, page 24, LINK Company Website, Disclosures> Meetings> Minutes of Annual Stockholders' Meeting, LINK	
Recommendation 2.2			
 Board oversees the development, review and approval of the company's business objectives and strategy. Board oversees and monitors the implementation of the company's business objectives and strategy. 	Compliant	The following contains the information on how the directors performed this function: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3. Responsibilities, Duties and Functions of the Board, 3.2.2, page 12, LINK Business objectives and strategies are reviewed and approved annually. Company Website, Disclosures> Meetings> Minutes of Annual Stockholders' Meeting, LINK	
Supplement to Recomme	endation 2.2		
Board has a clearly defined and updated vision, mission and core values.	Compliant	The company's vision, mission and core values can be found in: Company Website, About Us> Principles, Missions, and Visions, LINK Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3. Responsibilities, Duties and Functions of the Board, 3.2.8, page 13, LINK	
Board has a strategy execution process	Compliant	The following contains information on the strategy execution process:	

		INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
that facilitates effective management performance and is attuned to the company's business environment, and culture.		Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3. Responsibilities, Duties and Functions of the Board, 3.2.2, page 12, LINK Annual Report SEC Form 17-A, Part 1, Business and General Information; pages 8-67, LINK	
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson.	Compliant	The Company's Chairman is Lance Y. Gokongwei. The following contains the information on the Chairperson, including his name and qualifications: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, C. Chairman, page 24, LINK Definitive Information Statement (DIS), Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, a. Directors' and Key Officers' Experience, Lance Y. Gokongwei, page 129, LINK	
Recommendation 2.4			
1. Board ensures and adopts an effective succession planning program for directors, key officers and management.	Compliant	The company's succession planning policies and programs and its implementation are disclosed in: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3. Responsibilities, Duties and Functions of the Board, 3.2.3, page 12; A.5. Internal Controls and Responsibilities of the Board, 5.1.5, page 14; B.3. Corporate Governance Committee, 3.3. Functions, 3.3.4,	
Board adopts a policy on the	Compliant	page 19, <u>LINK</u>	

		INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
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retirement for directors and key officers.		Company Website , Governance> Company Policies> Succession Planning and Remuneration Policy, <u>LINK</u>	
Recommendation 2.5			
1. Board aligns the remuneration of key officers and board members with longterm interests of the company.	Compliant	The following contains information on the company's remuneration policy and its implementation, including the relationship between remuneration and performance. Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B.3. Corporate Governance Committee, 3.3.6, page 19, LINK	
2. Board adopts a policy specifying the relationship between remuneration and performance.	Compliant	Company Website, Governance > Company Policies > Succession Planning and Remuneration Policy, item 12 and 13, page 3, LINK	
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant		
Optional: Recommendati	on 2.5		
Board approves the remuneration of senior executives.		Provide proof of board approval	

		INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
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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.		Provide information on or link/reference to a document containing measurable standards to align performance-based remuneration with the long-term interest of the company.	
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	Compliant	The following contains information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders; proof that minority shareholders have a right to nominate candidates to the board; information	
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	that there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director. Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A. 3.2. Duties and Functions of the Board, 3.2.4, page 12; B.3. Corporate Governance Committee, 3.3.5, page 19, LINK Company Website, Company Policies> Board Nomination and Election	
3. Board nomination and election policy includes how the company accepted nominations from	Compliant	Policy, <u>LINK</u> Company Website, Disclosures> Meetings> Notice of Annual Stockholders' Meeting, <u>LINK</u>	

			INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
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	minority shareholders.			
4.	Board nomination and election policy includes how the board shortlists candidates.	Compliant		
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		
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant		
	tional: Recommendati Company uses	on 2.6	Identify the professional search firm used or other external sources of	
	professional search firms or other external sources of candidates (such as		candidates	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
director databases set up by director shareholder bodie when searching fo candidates to the board of directors	or es) or			
Recommendation 2.7				
1. Board has overall responsibility in ensuring that ther is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.		The following contains the company's policy on related party transaction, including policy on review and approval of significant RPTs: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3 Responsibilities, Duties and Functions of the Board, 3.2. Duties and Functions of the Board, 3.2.5, page 12; B.5 Related Party Transaction Committee, 5.3. Functions of the Related Party Transactions Committee, page 22-23, LINK Company Website, Governance> Company Policies> Material Related Party Transaction Policy, LINK All related party transactions for the financial year are related to the		
2. RPT policy include appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	N .	regular business operations consummated on an arms-length basis. Annual Report SEC Form 17-A , Part III – Control and Compensation Information, Item 16. Certain Relationships and Related Party Transactions, page 104; Notes to Consolidated Financial Statements, Note 20, pages 280-284, LINK		

			INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
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	RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant		
Su	pplement to Recomme	ndations 2.7		
1.	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	Compliant	Provide information on a materiality threshold for RPT disclosure and approval, if any. Company Website, Governance> Company Policies> Material Related Party Transaction Policy, Definition of Terms, item 7 and 8, page 4; Approval of MRPT, item 4 and 5, page 7, LINK Materiality Threshold refers to ten percent (10%) of the Company's total consolidated assets based on its latest audited financial statements. All individual MRPTs shall be approved by at least two-thirds (2/3) vote of the Board of Directors, with at least a majority of the Independent Directors voting to approve the MRPT. In case that a majority of the Independent Directors' vote is not secured, the MRPT may be ratified by the vote of the stockholders representing at least two thirds (2/3) of the outstanding capital stock. Annual Report SEC Form 17-A, Notes to Consolidated Financial Statements, Note 20, G. Payable to affiliated companies, page 284, LINK	
	of RPTs within any		Definitive Information Statement (DIS) , Notes to Consolidated Financial Statements, Note 20, G. Payable to affiliated companies, page 318, <u>LINK</u>	

		INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
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twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.			
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Compliant	Provide information on voting system, if any. Definitive Information Statement (DIS), Item 4. Submission of Matters to a Vote of Security Holders, page 96, LINK Amended By-Laws, Article VII Meetings of Stockholders, 7. Minutes, page 3, LINK Company Website, About Us>Articles of Incorporation> Amended ByLaws, LINK	
Recommendation 2.8			
Board is primarily responsible for	Compliant	The following contains the Board's policy and responsibility for approving the selection of management:	
approving the selection of Management led by the Chief Executive Officer (CEO) and		Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3. Responsibilities, Duties and Functions of the Board, 3.2.6, page 12; VII Corporate Governance Monitoring and Self-Assessment, page 36, LINK	
the heads of the other control functions (Chief Risk		Company Website , Governance> Company Policies> Succession Planning and Remuneration Policy> Appointment and Succession Plan for the Board, Nos. 3 and 4, pages 1-2, <u>LINK</u>	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
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Officer, Chief Compliance Officer and Chief Audit Executive).		Company Website, About Us> Articles of Incorporation> By-Laws> Article II. The Board of Directors, 4. Powers, pages 5-6, LINK Company Website, About Us> Articles of Incorporation> Amended By-Laws> Article II. The Board of Directors, Section 4: Powers, pages 5-6, LINK	
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	The following contains the Board's policy and responsibility for assessing the performance of management: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3. Responsibilities, Duties and Functions of the Board, 3.2.6, page 12; Article VII Corporate Governance Monitoring and Self-Assessment, page 36, LINK Company Website, Governance> Company Policies> Succession Planning and Remuneration Policy, page 2, LINK Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3. Responsibilities, Duties and Functions of the Board, 3.2.6, page 12; Article VII Corporate Governance Monitoring and Self-Assessment, pages 36-37, LINK Company Website, Governance> Company Policies> Succession Planning and Remuneration Policy, Appointment and Succession Plan for Senior Management, No. 6, page 2, LINK Provide information on the assessment process and indicate frequency of assessment of performance. Senior Executive's performance is assessed annually after the end of the Financial Year.	

			INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
		COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Re	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	The following contains the Board's performance management framework for management and personnel: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3. Responsibilities, Duties and Functions of the Board, 3.2.6 and 3.2.7, page 12; Article VII Corporate Governance Monitoring and Self-Assessment, page 36, LINK Company Website, Governance> Company Policies> Succession Planning and Remuneration Policy, No. 6, page 2, LINK Senior Executive's performance is assessed annually after the end of the	
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	Financial Year. Company Website, About Us> Articles of Incorporation> By-Laws> Article II-A Executive Committee, page 9, LINK	
Re	commendation 2.10			
1.	Board oversees that an appropriate internal control system is in place.	Compliant	The following provide information on the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system:	

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2.	The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant	Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3. Responsibilities, Duties and Functions of the Board, 3.2.7 and 3.2.14, pages 12-13; 5. Internal Control Responsibilities of the Board, page 14; B. Board Committees, 2. Audit Committee, 2.1. Role of the Audit Committee, page 16; F. Internal Audit, 4. Responsibilities of Internal Audit, page 28, LINK	
3.	Board approves the Internal Audit Charter.	Compliant	The following are the links to the company's Internal Audit Charter: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B. Board Committees, 2. Audit Committee, 2.1. Role of the Audit Committee, page 16; F. Internal Audit, 4. Responsibilities of Internal Audit, 4.1, page 28, LINK Company Website, Governance> Board Committees> Audit Committee Charter, LINK	
Re	commendation 2.11			
1.	Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and	Compliant	The following shows the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was guided by the framework. Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.3. Responsibilities, Duties and Functions of the Board, 3.2.7, page 12; 4. Board Risk Oversight Committee, 4.1. Role of the BROC, page 20; G. Enterprise Risk Management, pages 29-30, LINK	

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	manage key business risks.		Company Website, Governance> Enterprise Risk Management, LINK	
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	Definitive Information Statement (DIS) , 32. Financial Risk Management Objectives and Policies Risk Management Structure; page 348-355, <u>LINK</u>	
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.	Compliant	The Company's Charter of the Board is incorporated in the RCGM and is posted on the company website. The Board Charter, among others, formalizes and clearly states the Board's roles, responsibilities and accountabilities in carrying out its duties and serves as a guide to the directors in the performance of their functions. Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B. Board Committees, 1. Appointment of Members and Adoption of Committee Charter, pages 15-16, LINK	
2.	Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	Company Website, Governance> Board Committees> Board Committee Charter, LINK Board Committee Charter RLC Audit Committee Charter, LINK	

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3.	Board Charter is publicly available and posted on the company's website.	Compliant	RLC Corporate Governance Committee Charter, LINK RLC Board Risk Oversight Committee Charter, LINK RLC Related Party Transaction Committee Charter, LINK	
Ad	ditional Recommenda	tion to Principle	2	
1.	Board has a clear insider trading policy.	Compliant	Information on or link/reference to a document showing company's insider trading policy is found in:	
			Company Website, Governance> Company Policies> Insider Trading Policy, LINK	
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.	Compliant	Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any. Company Website, Governance> Company Policies> Directors, Officers, Stockholders and Related Interests (DOSRI), LINK Company Website, Governance> Company Policies> Material Related Party Transactions Policy, Policy Statement, page 3, LINK	
2.	Company discloses the types of decision requiring board of directors' approval.	Compliant	Indicate the types of decision requiring board of directors' approval and where there are disclosed. Company Website, About Us> Articles of Incorporation> By-Laws, Article II Board of Directors, Section 4: Powers, pages 5-6, LINK	

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respect to audit, risk man	agement, related	eet up to the extent possible to support the effective performance of the Board party transactions, and other key corporate governance concerns, such as now as of all committees established should be contained in a publicly available Court	omination and remuneration. The
Board establishes board committees	Compliant	Information on all the board committees established by the company are disclosed in:	
that focus on specific board functions to aid in		Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B. Board Committee, pages 15-24 LINK	
the optimal performance of its roles and responsibilities.		Company Website, Governance> Board Committees, LINK	
Recommendation 3.2			
Board establishes an Audit Committee to enhance its	Compliant	Information regarding the Company's Audit Committee, including its functions are disclosed in:	
oversight capability over the company's financial reporting,		Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B.2. Audit Committee, pages 16-18, LINK	
internal control system, internal and external audit		Company Website, Governance> Board Committees> Audit Committee Charter, LINK	
processes, and compliance with applicable laws and regulations.		The Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor is documented and can be found in:	

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		Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B.1. Audit Committee, 2.3. Functions of the Audit Committee, 2.3.11, page 17; Article V. Accountability and Audit, B., page 33, LINK				
2. Audit Committee is composed of at least three appropriately qualified nonexecutive directors, the majority of whom, including the Chairman is independent.	Compliant	Information on the members of the Audit Committee, including their qualifications and type of directorship are disclosed and can be found in: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B.2. Audit Committee, 2.2. Organization of the Audit Committee, 2.2.2, page 16, LINK The Audit Committee is composed of 4 Independent Directors. Position Name of Director Chairman Omar Byron T. Mier (ID) Bienvenido S. Bautista (ID) Vivencio B. Dizon (ID) Jose T. Pardo (ID) Company Website, Governance> Board Committees, Audit Committee, LINK PSE EDGE, List of Committees and Membership, LINK Definitive Information Statement (DIS), Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant; pages 128-135, LINK				

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3.	All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	Information on the background, know the members of the Audit Committee Definitive Information Statement (DI: Compensation Information, Item 14. Ithe Registrant; pages 128-135, LINK		
4.	The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	Information on the Chairman of the A can be found in: Definitive Information Statement (DIST Compensation Information, Item 14. If the Registrant, page 131, LINK The Chairman of the Audit Committee not the Chairman of the Board or any		
			Position	Name of Director	
			Chairman of the Audit Committee	Omar Byron T. Mier (ID)	
			Chairman of the Corporate Governance Committee	Bienvenido S. Bautista (ID)	
			Chairman of the Board Risk Oversight Committee	Vivencio B. Dizon (ID)	
Chairman of the Related Party Transactions Committee		1 1	Jose T. Pardo (ID)		
			Chairman of the Board	Lance Y. Gokongwei (ED)	

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	Company Website, Disclosures> Minutes of Annual Stockholders' Meeting, LINK			
ndation 3.2				
Compliant	Proof that the Audit Committee approved all non-audit services conducted by the external auditor is disclosed and can be found in:			
	Revised Corporate Governance Manual (RCGM) , Article III Governance Structure, B.2. Audit Committee, 2.3. Functions of the Audit Committee, 2.3.7, page 17, <u>LINK</u>			
Non- Compliant	Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present.	The Audit Committee met five (5) times for 2024 (March 8, May 3, August 9, September 9 and November 6). The Company President and CEO, was present during all meetings. The Revised Corporate Governance Manual states that, "The Audit Committee may opt to meet without the presence of the CEO or other management team members, and periodically meet with the Internal Audit Head. For the past Financial Year, the Committee has not seen yet the need for this separate meeting. Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B. Board		
	NON- COMPLIANT adation 3.2 Compliant Non-	COMPLIANT Company Website, Disclosures> Minutes of Annual Stockholders' Meeting, LINK Compliant Proof that the Audit Committee approved all non-audit services conducted by the external auditor is disclosed and can be found in: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B.2. Audit Committee, 2.3. Functions of the Audit Committee, 2.3.7, page 17, LINK Non- Compliant Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from		

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT						
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				2.4 Meetings of the Committee, page 18, LINK	Audit		
Op	tional: Recommendati	on 3.2					
1.	Audit Committee meet at least four times during the year.	Compliant	The Audit Committee had five (5) meetings during the year as documented in: Refer to Annex 5 for the Corporate Secretary Certification on the number of meetings held in 2024.				
2.	Audit Committee approves the appointment and removal of the internal auditor.	Compliant	Revised Corporate Governance Manual (RCGM), Article III, Governance Structure, A. Board of Directors, 5. Internal Control Responsibilities of the Board, 5.3, page 14; F. Internal Audit, 2. Organization of the Internal Audit, 2.1, page 27, LINK Company Website, Governance> Board Committees> Audit Committee Charter, LINK				
Re	commendation 3.3						
1.	Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the	Compliant	Information on the Corporate Governance Committee, including its functions is disclosed and can be found in: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B. Board Committees, 3. Corporate Governance Committee, page 18-20, LINK Company Website, Governance> Board Committees> Corporate Governance Committee, LINK				

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	functions that were formerly assigned to a Nomination and Remuneration Committee.		The Committee's process of identifying the quality of directors aligned with the company's strategic direction is disclosed and can be found in: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A. Board of Directors, 3.2. Duties and Function of the Board, 3.2.4, page 12, LINK Company Website, Governance> Company Policies> Board Nomination and Election Policy, LINK		
2.	Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Compliant	Information on the members of the Corporate Governance Committee, including their qualifications and type of directorship are disclosed and can be found in: The Corporate Governance Committee is composed of 4 Independent Directors, including the Chairman. The incumbent members of the Corporate Governance Committee of the Corporation are the following: Position		

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		Definitive Information Statement (DIS), Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, pages 128-135, LINK Company Website, Governance> Board Committees> Corporate Governance Committee, LINK			
3. Chairman of the Corporate Governance Committee is an independent director.	Compliant	Information on the Chairman of the Corporate Governance Committee is disclosed and can be found in: The Chairman of the Corporate Governance Committee is Mr. Bienvenido S. Bautista, an Independent Director. PSE EDGE, Results of the Organizational Meeting of Board of Directors, LINK Definitive Information Statement (DIS), Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, pages 130-131, LINK			
Optional: Recommendatio	on 3.3.				
Corporate Governance Committee meet at least twice during the year.		The Corporate Governance Committee had meetings during the year as documented in:			
Recommendation 3.4					
Board establishes a separate Board Risk Oversight	Compliant	Information on the Board Risk Oversight Committee (BROC), including its functions is disclosed and can be found in:			

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Committee (BROO that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure functionality and effectiveness.	e	Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B. Board Committees, 4. Board Risk Oversight Committee, pages 20-22, LINK			
2. BROC is compose of at least three members, the majority of whom should be independent directors, including the Chairman.		Information on the members of the BROC, including their qualifications and type of directorship are disclosed and found in: The BROC is composed of four independent directors, including the Chairman. Position Name of Director Chairman Vivencio B. Dizon (ID) Omar Byron T. Mier (ID) Members Bienvenido S. Bautista (ID) Jose T. Pardo (ID) PSE EDGE, Results of the Organizational Meeting of Board of Directors, LINK Definitive Information Statement (DIS), Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, page 128-135, LINK			

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		Company Website, Governance> Board Oversight Committee, LINK	d Committees> Board Risk		
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.		Information on the Chairman of the BR in: The Chairman of the BROC is Mr. Viver Chairman of the Board or of any other	ncio B. Dizon who is not the		
		Position	Name of Director		
		Chairman of the Audit Committee	Omar Byron T. Mier (ID)		
		Chairman of the Corporate Governance Committee	Bienvenido S. Bautista (ID)		
		Chairman of the Board Risk Oversight Committee	Vivencio B. Dizon (ID)		
		Chairman of the Related Party Transactions Committee	Jose T. Pardo (ID)		
		Chairman of the Board	Lance Y. Gokongwei (ED)		
		PSE EDGE, Results of the Organizational LINK Company Website, Governance> Board Oversight Committee, LINK Definitive Information Statement (DIS Compensation Information, Item 14. D the Registrant, Mr. Vivencio B. Dizon, p.	d Committees> Board Risk 6), Part III Control and irectors and Executive Officers of		

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4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	Information on the background, skills, and/or experience of the members of the BROC. Company Website, Governance> Board Committees> Board Risk Oversight Committee, LINK Definitive Information Statement (DIS), Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, pages 128-135, LINK			
Recommendation 3.5					
1. Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Compliant	Provide information or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions. Revised Corporate Governance Manual (RCGM), Article III. Governance Structure, B. Board Committees, 5. Related Party Transaction Committee, pages 22-24, LINK			
2. RPT Committee is composed of at least three non-executive directors two of whom should be independent, including the Chairman.	Compliant	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.			

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		Position Chairman Members PSE EDGE, Result Company Websit	Name of Director Jose T. Pardo (ID) Bienvenido S. Bautista (ID) Vivencio B. Dizon (ID) Omar Byron T. Mier (ID) s of Organizational Meeting of Board of Directors, LINK e, Governance> Board Committees> Related Party Committee, LINK	
		Compensation In	nation Statement (DIS), Part III Control and formation, Item 14. Directors and Executive Officers of ages 128-135, LINK	
Recommendation 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	Compliant	information, part for performance Company Websit Charters, LINK Board Committee RLC Audit Comm RLC Corporate Go RLC Board Risk O	committee charters, containing all the required icularly the functions of the Committee that is necessal evaluation purposes, are disclosed and can be found in ite, Governance> Board Committees> Board Committee e Charter ittee Charter, LINK overnance Committee Charter, LINK oversight Committee Charter, LINK oversight Committee Charter, LINK oversight Committee Charter, LINK oversight Committee Charter, LINK	

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relevant information.					
2. Committee Charters provide standards for evaluating the performance of the Committees.	Compliant				
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.

Recommendation 4.1

1. The Directors	Compliant	Actual Meetings are conducted instead of tele/ videoconferencing.	
attend and actively participate in all		As a policy, members of the Board shall attend regular and special	
' '		meetings in person or through video/teleconferencing conducted in	
meetings of the		accordance with the rules and regulations of the SEC except for justifiable	
Board, Committees		reasons that prevent them from doing so.	
and shareholders in		reasons that prevent them nom asing so.	
person or through		Revised Corporate Governance Manual (RCGM), Article III Governance	
tele-		Structure, A.6. Board Meetings and Quorum Requirement, page 15, LINK	
/videoconferencing			
conducted in		Information on the attendance and participation of directors to Board,	
accordance with the		Committee and shareholders' meetings are disclosed and found in:	
accordance with the		committee and shareholders inceenigs are disclosed and round in.	

			IN	TEGRATED ANNUAL	L CORPORATE G	OVERNAN	CE REPORT		
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	rules and regulations of the Commission.		Stockho Definiti Report	Company Website, Disclosures> Meetings> Minutes of Annual Stockholders' Meeting, LINK Definitive Information Statement (DIS), Appraisals and Performance Report of the Board, page 24, LINK The attendance of the directors at the meetings of the Board of Directors held in 2024 are as follows:					
				Board member Chairman Emeritus Chairman, President and CEO Director Director Director Lead Independent Director Independent Director Independent Director Independent Director	Name James L. Go Lance Y. Gokongwei Patrick Henry C. Go Johnson Robert G. Go, Jr. Robina Gokongwei-Pe Omar Byron T. Mier Vivencio B. Dizon Bienvenido S. Bautista Jose T. Pardo	No. of Meetings Attended/Held 6/6 6/6 6/6 6/6 6/6 6/6 6/6 6/6 6/6 6/	Percent of Meetings Attended (%) 100.00% 100.00% 100.00% 100.00% 100.00% 100.00% 100.00% 100.00% 100.00%		
2.	The directors review meeting materials for all Board and Committee meetings.	Compliant		d Corporate Govern re, A.6. Board Meet	•	• •			
3.	The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Revised Structu Compa	ation on any questicectors are disclosed discl	and can be four nance Manual (R tings and Quorus ures> Meetings>	id in: CGM) , Art n Requirer	icle III Gover nent, page 1	nance	

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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.	Non- Compliant	Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously. Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies	The Company sees to it that the members of the board are committed to perform their roles and responsibilities regardless of the number of board seats they have in other companies and in the absence of policy setting the limit of board seats that a non-executive director can hold. The Company take note of the guidelines on the number of board seats recommended by the Commission to listed companies. Based on the 2024 Board Attendance, all directors attended all board meetings of the year. Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A. Board of Directors, 8. Directorships and Officerships in Other Corporations, page 15, LINK Definitive Information Statement (DIS), Part III Controls and Compensation Information, Item 14 Directors and Executive Officers of the Registrant, pages 128-135, LINK

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		Name of Director	PLC with Directorship/ Designation	
		James L. Go	1. Robinsons Land Corporation — Chairman Emeritus (Non- Executive Director) 2. Robinsons Retail Holdings, Inc. — Vice-Chairman (Non-Executive Director) 3. JG Summit Holdings, Inc. — Chairman (Non- Executive Director) 4. Universal Robina Corporation — Chairman Emeritus (Non- Executive Director) 5. Cebu Air, Inc. — Board Adviser 6. Oriental Petroleum and	

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COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXI	EXPLANATION	
		Lance Y. Gokongwei	Minerals Corporation — Chairman and CEO 7. PLDT, Inc. — Non- Executive Director 8. Manila Electric Company— Non- Executive Director 1. Robinsons Land Corporation — Chairman, President and Chief Executive Officer 2. Altus Property Ventures, Inc. — (Non-Executive Director) 3. RL Commercial REIT, Inc. — (Non- Executive Director) 4. Robinsons Retail Holdings, Inc. — Chairman (Non-	

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			Executive Director) 5. JG Summit Holdings, Inc. — President and CEO 6. Universal Robina Corporation — Chairman (Non- Executive Director) 7. Cebu Air, Inc. — President and CEO 8. Oriental Petroleum and Minerals Corporation — Non-Executive Director 9. Manila Electric Company — Vice- Chairman (Non- Executive Director)		
		Robina Y. Gokongwei -Pe	 Robinsons Land Corporation - Non-Executive Director 		

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		Patrick Henry C. Go	 JG Summit Holdings, Inc Non-Executive Director Cebu Air, Inc Non-Executive Director Robinsons Retail Holdings, Inc Chairman Robinsons Land Corporation - Non-Executive Director JG Summit Holdings, Inc Non-Executive Director Universal Robina Corporation- Non-Executive Director Robinsons Land 	
		Robert G.	Corporation –	
		Go, Jr.	Non-Executive Director	
			2. JG Summit	
			Holdings, Inc. –	

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		Vivencio B. Dizon	Non-Executive Director 3. Universal Robina Corporation— Non-Executive Director 1. Robinsons Land Corporation— Independent Director 2. Prime Infrastructure— Chief Regulatory Officer	
		Bienvenido S. Bautista	1. Robinsons Land Corporation — Independent Director 2. Mega Global Corporation — Independent Director 3. YMCA Makati — Independent Director 4. Flexo Manufacturing	

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			Omar Byron T. Mier Jose T. Pardo	Corporation — Independent Director 5. Directories Philippines Inc. — Independent Director 1. Robinsons Land Corporation — Lead Independent Director 2. Paymaya — Director 1. Robinsons Land Corporation — Independent Director 2. Philippine Seven Corporation — Chairman and Independent Director 3. Philippine Stock Exchange — Chairman and Independent Director 4. Securities

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MPLIANT/ NON- MPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
		Clearing Corporation of the Philippines — Chairman and Independent Director 5. Bank of Commerce — Chairman and Board of Advisers 6. Del Monte Philippines, Inc. — Independent Director 7. National Grid Corporation — Non Executive Director 8. League One Finance and Leasing Corporation — Independent Director		

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Recommendation 4.3			
The directors notify the company's board before accepting a directorship in another company.	Compliant	As a policy, a Director shall notify the Board before accepting Directorship in any company. Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A. Board of Directors, 8. Directorships and Officerships in Other Corporations, 8.2, page 15, LINK The changes, if any, in the Directors' Directorship are reflected in the Definitive Information Statement. Definitive Information Statement (DIS), PART III – Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, pages 128-135, LINK	
Optional: Principle 4			
1. Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.			
2. Company schedules board of directors' meetings before the start of the financial year.	Compliant	Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A. Board of Directors, 6. Board Meetings and Quorum Requirement, 6.1, page 15, LINK	

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3. Board of directors meet at least six times during the year.	Compliant	The Company had 6 board meetings during the year. Definitive Information Statement (DIS), Appraisals and Performance Report of the Board, page 24, LINK Refer to Annex 6 for the attendance of the directors at the meetings of the Board of Directors held in 2024.			
4. Company requires a minimum quorum of at least 2/3 for board decisions.		Indicate the required minimum quorum for board decisions			

Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs

Recommendation 5.1

1.	The Board has at least 3 independent directors or such	Compliant	Information on the number of independent directors in the board is disclosed and can be found in:	
	number as to constitute one-third of the board, whichever is higher.		Company Website, Disclosures> Minutes of the 2024 Annual Shareholders Meeting, 4. Election of the Board of Directors, page 6-8, LINK	
			The Company has 4 Independent Directors.	

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		No.		RLC	Тур	of Directo	rship	
			Name	Position	ED	NED	ID	
		1	James L. Go	Director, Chairman Emeritus		√		
		2	Lance Y. Gokongwei	Director, Chairman, President and CEO	✓			
		3	Patrick Henry C. Go	Director		√		
		5	Johnson Robert G. Go Jr.	Director		√ ✓		
		6	Robina Gokongwei-Pe Omar Byron T. Mier	Lead Independent Director		- v	✓	
		7	Vivencio B. Dizon	Independent Director			✓	
		8	Bienvenido S. Bautista	Independent Director			√	
		9	Jose T. Pardo	Independent Director			√	
			Jose III alas	Total	1	4	4	
		the F	Registrant, pages 12	tion, Item 14 Directors and Ex 28-135, <u>LINK</u> m 17-A , Part III Control and C irectors and Executive Office	omper	sation		
1. The independent directors possess all	Compliant		mation on the qua	lifications of the independen	t direc	tors is d	lisclosed	
the qualifications and none of the disqualifications to hold the positions.		Annu Infor page Defin	Definition of Terms ual Report SEC Fore mation, Item 14. December 194-101, LINK nitive Information	ernance Manual (RCGM), Are, 9. Independent Director, pare 17-A, Part III Control and Coirectors and Executive Office Statement (DIS), PART III – Cotion, Item 14. Directors and E	iges 6- omper r of the	7, <u>LINK</u> nsation e Regist and	rant;	

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Supplement to Recomme	ndation 5.2				
1. Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant	Information that directors are redisclosed and can be found in: Revised Corporate Governance Structure, A. Board of Directors Director, pages 13-14, LINK	e Manual (RCGM), A	rticle III Governance	
Recommendation 5.3					
The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	Information on the years IDs had found in: Definitive Information Statemed Compensation Information, Ite the Registrant, pages 128-135; Directors, pages 35-41, LINK	ent (DIS), PART III — m 14. Directors and	Control and Executive Officers of	
		Director's Name	No. of years served	as director as of 2024	
			From first election	Reckoning from 2012	
		1. Omar Byron T. Mier, August 13, 2015	9	9	
		2. Bienvenido S. Bautista, May 13, 2021	4	4	
		3. Vivencio B. Dizon* May 12, 2023	2	2	
		4. Jose T. Pardo May 8, 2024	1	1	
		*Mr. Vivencio B. Dizon resigned as committees effective February 20,		of Directors and in all	

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2.	The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	Information on the company's policy on term limits for its independent director is disclosed and can be found in: Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting. Revised Corporate Governance Manual (RCGM), Article I Introduction and Definition of Terms, B.9. Independent Director, 9.12, page 7, LINK	
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		
	The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Non- Compliant	Following are company's Chairman of the Board and Chief Executive Officer (CEO): The Chairman, President and CEO of the Company in 2024 is Mr. Lance Y. Gokongwei. Nonetheless, last January 6, 2025, Ms. Maria Socorro Isabelle V. Aragon-GoBio was appointed as the President and Chief Executive Officer of the	If the roles of the Chairman and CEO are unified, the Company shall lay down proper checks and balances to ensure that the Board get the benefit of independent views and perspectives. In addition, the Board of Directors appointed Independent Director

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		Company. Mr. Lance Y. Gokongwei still remains as the Chairman. This change took effect starting February 1, 2025.	Omar Byron T. Mier as the Lead Independent Director. PSE EDGE, Results of the Organizational Meeting of Board of Directors, LINK
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	Information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer. Revised Corporate Governance Manual (RCGM), Article III Governance Structure, C. The Chairman, page 24; D. The CEO, page 25, LINK	
Recommendation 5.5			
If the Chairman of the Board is not an independent director, the board designates a lead director among the	Compliant	The company's Lead Independent Director is Mr. Omar Byron T. Mier. Lead Independent director's information is disclosed and can be found in: PSE EDGE, Results of Organizational Meeting of Board of Directors, LINK	
independent directors.		Revised Corporate Governance Manual (RCGM), Article III Governance Structure, C. Chairman, page 24; D. CEO, page 25, LINK	
		Annual Report (Digital Colored Copy), LINK	
Recommendation 5.6 1. Directors with	Compliant	Provide proof of abstention, if this was the case.	
material interest in a transaction affecting the		,	

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corporation abstain from taking part in the deliberations on the transaction.		No Director had a material interest in any transaction executed by the Company during the Financial Year.	
Recommendation 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.	Non- Compliant	Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings.	The Revised Corporate Governance Manual states that, "The Audit Committee may opt to meet without the presence of the CEO or other management team members, and periodically meet with the Internal Audit Head. For the past Financial Year, the Committee has not seen yet the need for this separate meeting.
2. The meetings are chaired by the lead independent director.	Non- Compliant		Revised Corporate Governance Manual (RCGM), Article III Governance Structure B. Board Committees, 2.4 Meetings of the Audit Committee, Item. 2.4.1, page 18, LINK
Optional: Principle 5			
None of the directors is a former CEO of the company in the past 2 years.	Compliant	Provide name/s of company CEO for the past 2 years	

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	The Company's President and CEO for 2023 was Mr. Frederick D. Go. He resigned as member of the Board of Directors and as President and CEO effective January 8, 2024.			
	The Company's President and CEO for 2024 is Mr. Lance Y. Gokongwei. GIS 2022, LINK GIS 2023, LINK GIS 2024, LINK			

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.

Recommendation 6.1			
Board conducts an annual self-assessment of its performance as a whole.	Compliant	Members of the Board conduct collective and individual annual assessment of the Board performance through a Board Assessment Review initiated by the Corporate Governance Committee. Results of the Board and Committee Assessments are presented to the Board Corporate Governance Committee and circulated to the Board for their feedback and	
2. The Chairman conducts a selfassessment of his performance.	Compliant	Company Website, Governance> Company Policies> Board Assessment, LINK	
3. The individual members conduct a self-assessment of their performance.	Compliant		
4. Each committee conducts a self-	Compliant		

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assessment of its performance.			
5. Every three years, the assessments are supported by an external facilitator.	Compliant	Identify the external facilitator and provide proof of use of an external facilitator. The Company engages an external facilitator every three (3) years for the year-end assessments. For the year 2024, the Company engaged the Good Governance Advocates and Practitioners of the Philippines ("GGAPP"), an independent association of corporate governance practitioners, to support the Company's Board performance assessment. Certificate: Company Website, Governance> Company Policies> Board Assessment> Certificate of 3 rd Party Board Evaluation, LINK	
Recommendation 6.2		Neter to Annual Continuence of San Annual Co	
1. Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	Compliant	Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual directors and committees, including a feedback mechanism from Shareholders Members of the Board conduct collective and individual annual assessment of the Board performance through a Board Assessment Review initiated by the Corporate Governance Committee. Results of the Board and Committee Assessments are presented to the Board Corporate Governance Committee and circulated to the Board for their feedback and confirmation. Company Website, Governance> Company Policies> Board Assessment, LINK	

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2. The system allows for a feedback mechanism from the shareholders.	Compliant	Information on the feedback mechanism from shareholders is disclosed and can be found in: Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, A. Shareholders, A.1 Shareholders' Right, item 1, page 33; Article VII Corporate Governance Monitoring and Self-Assessment, B., page 36, LINK			

Principle 7: Members of the Board are duty-bound to apply high ethical standards, taking into account the interests of all stakeholders.

Recommendation 7.1

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.	Compliant	Information on the company's Code of Business Conduct and Ethics is disclosed and can be found in: Company Website, Governance> Code of Business Conduct and Ethics, LINK	
2.	The Code is properly disseminated to the Board, senior	Compliant	Information on how the company disseminated the Code to its Board, senior management and employees is disclosed and can be found in: Revised Corporate Governance Manual (RCGM), Article IX Communication, Education and Training, page 38, LINK	

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management and employees.			
3. The Code is disclosed and made available to the public through the Company Website.	Compliant	The Code of Business Conduct and Ethics is posted/ disclosed at: Company Website, Governance> Code of Business Conduct and Ethics, LINK Company Website, Governance> Company Policies> Conflict of Interest, LINK	
Supplement to Recommo	endation 7.1		
 Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. 	Compliant	Information on the company's policy and procedure on curbing and penalizing bribery is disclosed and can be found in: Company Website, Governance> Code of Business Conduct and Ethics, LINK Company Website, Governance> Company Policies> Conflict of Interest, LINK	
Recommendation 7.2			
 Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. 	Compliant	Proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies is found in. Company Website, Governance> Code of Business Conduct and Ethics, LINK Company Website, Governance> Company Policies> Conflict of Interest, LINK	

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2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	 The Company has an Online Self-Disclosure tool where all concerned employees are required to answer. The following are required to comply with the Code of Business Conduct and Ethics. There are no material findings on noncompliance. All new employees regardless of rank/position level (for preemployment declaration/disclosure) All employees in the managerial and executive levels All employees with procurement, retail merchandising, CAPEX project management, and leasing functions Technical specialists involved in CAPEX projects All employees involved in engineering fabrications (whether OPEX or CAPEX) All employees that will be required by their Immediate Heads. 			

Disclosure and Transparency

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

Recommendation 8.1

cor po pro a co aco tim sha oth	pard establishes or porate disclosure olicies and ocedures to ensure comprehensive, ecurate, reliable and mely report to areholders and her stakeholders at gives a fair and	Compliant	Information on the company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders are disclosed and can be found in: Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, A. Shareholders, A.1 Shareholders' Rights, page 33-34; Article VIII Disclosure and Transparency, page 37, LINK	

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complete picture of a company's financial condition, results and business operations.							
Supplement to Recomme	ndations 8.1						
1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit	Compliant	Indicate the number reports were publis fiscal year and end The quarterly report period, whereas the period:	shed, distributed of of the reporting p rts were published	or made availa period, respect d within 45 day	ble from the e ively. ys from report	end of the	
revisions.		Type of Report	Date of Report	Date Published in PSE EDGE	Actual No. of Days	Remarks	
Consolidated		Quarterly Report (1st)	March 31, 2024	May 9, 2024	39	Compliant	
financial statements		Quarterly Report (2nd)	June 30, 2024	August 12, 2024	43 39	Compliant	
are published within		Quarterly Report (3rd) Annual Report	September 30, 2024 December 31, 2024	November 8, 2024 March 24, 2025	83	Compliant Compliant	
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.							

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2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; crossholdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Compliant	Provide link or reference to the company's annual report where the following are disclosed: 1. principal risks to minority shareholders associated with the identity of the company's controlling shareholders; 2. cross-holdings among company affiliates; and 3. any imbalances between the controlling shareholders' voting power and overall equity position in the company. Annual Report SEC Form 17-A, Part I. Business and General Information, H. Industry Risk, Page 56-58; 32. Financial Risk Management Objectives and Policies, Pages 314-321, LINK	
Recommendation 8.2			
Company has a policy requiring all	Compliant	Information on the company's policy requiring directors and officers to disclose their dealings in the company's share is disclosed and found in:	
directors to disclose/report to the company any dealings in the		Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A. Board of Directors, 4. Specific Duties and Responsibilities of a Director, 4.8, page 14; Article VIII Disclosure and Transparency, page 37 LINK	
company's shares within three business days.		Company Website, Governance> Company Policies> Insider Trading Policy, LINK	

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2. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction. Company Website, Disclosures> Form 23 A/B (Statement of Beneficial Ownership), LINK Definitive Information Statement (DIS), 2. Directors Disclosures on Self-Dealing and Related Party Transactions, pages 23-24, LINK	
Supplement to Recomme	endation 8.2		
1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).	Compliant	Information on the shareholdings of directors, management and top 100 shareholders are disclosed in: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A. Board of Directors, 4. Specific Duties and Responsibilities of a Director, 4.8, page 14; Article VIII Disclosure and Transparency, page 37, LINK Definitive Information Statement (DIS), 2. Directors Disclosures on Self-Dealing and Related Party Transactions, pages 23-24, LINK Annual Report SEC Form 17-A, Map of the Relationships of the Company within the Group, page 337, LINK	

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Recommendation 8.	3		
1. Board fully discled all relevant and material information on individual board members to evaluate their experience and qualifications, are assess any potent conflicts of interest that might affect their judgment.	nd otial est	Information on the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended are disclosed in: Definitive Information Statement (DIS), Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, Directors' and Key Officers' Experience pages 128-135, LINK Annual Report SEC Form 17-A, Part III Control and Compensation	
then judgment.		Information, Item 14. Directors and Executive Officers of the Registrant,	
2. Board fully discled all relevant and material information on key executive evaluate their experience and qualifications, are assess any potentials of interesting that might affect their judgment.	ntion es to est	pages 94-101, <u>LINK</u>	
Recommendation 8.	4		
Company provide clear disclosure of its policies and		Company policy and practice for setting board remuneration is disclosed and can be found in:	

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	procedure for setting Board remuneration, including the level and mix of the same.		Information on the company policy and practice for determining executive remuneration is disclosed and can be found in: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A. Board of Directors, 7. Remuneration of Directors and	
2.	Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	Company Website, Governance> Company Policies> Succession Planning and Remuneration Policy, Item 12 & 13, page 3, LINK	
3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Non- Compliant	Breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO is disclosed in:	Disclosure of the Director Remuneration and Executive Compensation in aggregate amount and can be found in the: Annual Report SEC Form 17-A, Part III Control and Compensation Information, Item 15. Executive Compensation, Jem 15. Executive Compensation, page 102, LINK Item 15. Executive Compensation a) Summary Compensation b) Summary Compensation Table The following table identifies RLC's Chief Executive Officer and the four (4) most highly compensation to most inply compensation as of calendar year ended December 31, 2024. Compensation as of calendar year ended December 31, 2024. Compensation

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Recommendation 8.5			
1. Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	Information of the company's RPT policies is disclosed and can be found in: Revised Corporate Governance Manual (RCGM), Article VIII Disclosure and Transparency, page 38, LINK Company Website, Governance> Company Policies> Material Related Party Transactions Policy, LINK Indicate if the director with conflict of interest abstained from the board discussion on that particular transaction. For the past Financial Year, there was no transaction decided by the board involving conflict of interest with any director.	
2. Company discloses material or significant RPTs reviewed and approved during the year.	Compliant	All material RPTs are disclosed in the: Annual Report SEC form 17-A, Part III – Control and Compensation Item 16. Certain Relationships and Related Party Transactions, Related Party Transactions, page 104; Notes to Consolidated Financial Statements, Note 20, page 280-284, LINK	
Supplement to Recomme	endation 8.5		
Company requires directors to disclose their interests in transactions or any other conflict of interests.	Compliant	Indicate where and when directors disclose their interests in transactions or any other conflict of interests. Revised Corporate Governance Manual (RCGM), Article III Governance Structure, A.4. Specific Duties and Responsibilities of a Director, Item. 4.1, page 13; Article VIII Disclosure and Transparency, page 38, LINK	

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Ор	tional: Recommendati	on 8.5		
1.	Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Compliant	Link or reference where this is disclosed: Annual Report SEC form 17-A, Part III – Control and Compensation Item 16. Certain Relationships And Related Party Transactions Related Party Transactions, page 104; Notes to Consolidated Financial Statements, Note 20, pages 280-284, LINK	
Re	commendation 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	Link or reference where this is disclosed: Company Website, Disclosures> SEC 17-C Reports, LINK	
2.	Board appoints an independent party to evaluate the	Compliant	In 2024, FTI Consulting Philippines, Inc. has been engaged to assist the company in the valuation of the transaction price of the acquired assets.	

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fairness of the transaction price on the acquisition or disposal of assets.		PSE EDGE, Acquisition or Disposition of Assets, LINK Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B. Board Committees, 5.3. Functions of the Related Party Transaction Committee, Item 5.3.8, page 23, LINK The Corporate Governance Manual requires the Board, if needed, to appoint an independent party to evaluate the fairness of the transaction price on the acquisition and disposal of assets, particularly those passing a materiality threshold determined by the RPT Committee.			
Supplement to Recomme	endation 8.6				
1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	Compliant	It is the policy of the Company to disclose 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. Corresponding disclosure shall be made to the SEC and PSE which will be published in the Company Website. Company Website, Disclosures> SEC 17-C Reports, LINK			

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Recommendation 8.7			
1. Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	The Revised Corporate Governance Manual (RCGM) is posted in the company website. Further, the updated RCGM is reported in PSE EDGE on April 13, 2021. PSE EDGE, LINK Company Website, Governance> Corporate Governance Manual> Revised Corporate Governance Manual (RCGM), LINK	
Company's MCG is submitted to the SEC and PSE.	Compliant		
Company's MCG is posted on its Company Website.	Compliant		
Supplement to Recomme	endation 8.7		
1. Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	The Revised Corporate Governance Manual (RCGM) is posted in the company website. Further, the updated RCGM is reported in PSE EDGE on April 13, 2021. PSE EDGE, LINK Company Website, Governance> Corporate Governance Manual> Revised Corporate Governance Manual (RCGM), LINK	
Optional: Principle 8			
Does the company's Annual Report	Compliant	The company's Annual Report containing the said information are:	

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disclose the following information:		Company Website, Disclosures> SEC 17-A Report (Annual Report), LINK Annual Report (Digital Colored Copy), Corporate Governance Section, pages 128-147, LINK	
a. Corporate Objectives	Compliant		
b. Financial Complian 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	Compliant		

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	g. Total remuneration of each member of the board of directors			
2	. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is noncompliance, identifies and explains reason for each such issue.	Compliant	Provide link or reference to where this is contained in the Annual Report Company Website, Disclosures> SEC 17-A Report (Annual Report), Part IV. Corporate Governance, pages 105-106, LINK Annual Report (Digital Colored Copy), Corporate Governance Section, pages 128-147, LINK	
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	Compliant	Link or reference to where this is contained in the Annual Report Annual Report SEC form 17-A, 32. Financial Risk Management Objectives and Policies, page 314, LINK	

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	controls) and risk management systems.			
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	Link or reference to where this is contained in the Annual Report Annual Report SEC form 17-A, 32. Financial Risk Management Objectives and Policies, pages 314-315, LINK	
5.	The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Compliant	Link or reference to where these are contained in the Annual Report Annual Report SEC Form 17-A, Notes to Consolidated Financial Statements, Note 32, Financial Risk Management Objectives and Policies, page 314-321, LINK	

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Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the same to strengthen the external auditor's independence and enhance audit quality.

Recommendation 9.1				
1.	Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Compliant	Information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor is disclosed and can be found in: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B.2. Audit Committee, Item. 2.3.11, page 17, LINK	
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	85.05% percentage of shareholders ratified the appointment of the external auditor. Company Website, Disclosures> Minutes of Stockholders Meeting, page 8, LINK	
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	Compliant	Information on or link/reference to a document containing the company's reason for removal or change of external auditor: For the past financial year, there was no removal of external auditor.	

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and required disclosures.			
Supplement to Recomm	endation 9.1		
Company has a policy of rotating the lead audit partner every five years.	Compliant	Information on or link/reference to a document containing the policy of rotating the lead audit partner every five years: Revised Corporate Governance Manual (RCGM), Article V, A. Accountability and Audit, item 5, page 33, LINK	
Recommendation 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; and	Compliant	Link/reference to the company's Audit Committee Charter: Company Website, Governance> Board Committees> Audit Committee Charter, LINK	

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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			
Audit Committee ensures that the external auditor is credible, competent	Compliant	Link/reference to the company's Audit Committee Charter Company Website, Governance> Board Committees> Audit Committee Charter, LINK		

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and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions. 2. Audit Committee	Compliant		
ensures that the external auditor has adequate quality control procedures.	Compilation		
Recommendation 9.3			
1. Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Compliant	Nature of non-audit services performed by the external auditor. Annual Report SEC form 17-A, Part II Operational and Financial Information, Item 12. Information on Independent Accountant and Other Related Matters, page 90, LINK Item 12. Information on Independent Accountant and Other Related Matters a) External Audit Fees and Services Audit and Audit-Related Fees The table below sets forth the aggregate fees billed to the Company for each of the last two years for professional services rendered by Sycip, Gorres Velayo & Co.: Particulars Audit and Audit-Related Fees Fees for services that are normally provided by the external auditor in connection with statutory and regulatory filings or engagements. Performance Professional Services rendered by the external auditors during the period. b) Changes in and Disagreements with Accountants on Accounting and Financial Disclosure There were no disagreements with the external auditors of the Company on accounting and financial disclosures.	

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		Annual Report (Digital Colored Copy), Corporate Governance Section, pages 128-147, LINK	
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on nonaudit services, which could be viewed as impairing the external auditor's objectivity.	Compliant	Link or reference to guidelines or policies on non-audit services Revised Corporate Governance Manual (RCGM), Article III Governance Structure, B.2. Audit Committee, 2.3.7, page 17; Article V, B. Accountability and Audit, page 33, LINK	
Supplement to Recomme	endation 9.3		
Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	Provide information on audit and non-audit fees paid. Annual Report SEC form 17-A, Part II Operational and Financial Information, Item 12. Information on Independent Accountant and Other Related Matters, page 90, LINK Item 12. Information on Independent Accountant and Other Related Matters a) External Audit Fees and Services Audit and Audit Related Fees The table below sets forth the aggregate fees billed to the Company for each of the last below sets forth the aggregate fees billed to the Company for each of the last below sets forth the aggregate fees billed to the Company for each of the last sevices rendered by Sycp, Goros Velayo & Co. Petrolates Petrolates	

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Additional Recommenda	tion to Principle	9		
Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	Information on company's external auditor, such as: 1. Name of the audit engagement partner: Michael C. Sabado 2. Accreditation number; 0664-AR-4 (Group A) 3. Date Accredited: June 06, 2023 4. Expiry date of accreditation: Valid for a period of five (5) years to engage in the audit of 2023 to 2027 financial statements of SEC covered institutions 5. Name, address, contact number of the audit firm; SyCip Gorres Velayo & Co. 6760 Ayala Avenue, 1226 Makati City, Philippines, (632) 8891-0307		
2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	Compliant	Provide information on the following: 1. Date it was subjected to SOAR inspection, if subjected; August 1 - 12, 2023 2. Name of the Audit firm; SyCip, Gorres, Velayo & Co. 3. Members of the engagement team inspected by the SEC; The names of the members of the engagement team were provided to the SEC during the SOAR inspection.		

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inciple 10: The company	y should ensure t	that the material and reportable non-financial and sustainability issues are disclo	osed.
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	Link on the company's policies and practices on the disclosure of non-financial information, including EESG issues. Revised Corporate Governance Manual (RCGM), Article VIII Disclosure and Transparency, page 37, LINK	
Company adopts a globally recognized standard/framewor k in reporting sustainability and non-financial issues.	Compliant	Annual Report SEC form 17-A, Robinsons Land Corporation 2024 Sustainability Report, pages 107-155, LINK	

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-	•	n a comprehensive and cost-efficient communication channel for disseminating aking by investors, stakeholders and other interested users.	g relevant information. Thi
Recommendation 11.1			
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 various communication channels like website, Analyst's briefing, Media briefings /press conferences, Quarterly reporting, Annual reporting, etc.) Revised Corporate Governance Manual (RCGM), Article VIII Disclosure	
		And Transparency, page 37, LINK The Company shall maintain a comprehensive and cost-efficient communication channel for disseminating relevant information for the informed decision making of investors, Stakeholders and other interested users of the information. The Company may include media and analysts' briefings as channels of communication to ensure timely and accurate dissemination of public, material and relevant information to its Stakeholders.	
		Company Website, Investor Relations> Presentations, LINK	
		Annual Report SEC Form 17-A, Part VII Exhibits and Schedules, Item 17. Exhibits and Reports on SEC form 17-C, pages 198-200, LINK Company Website, Disclosures> SEC Form 17-Q (Quarterly Reports), LINK	
Supplemental to Principle	e 11		
 Company has a 	Compliant	Provide link to Company Website:	

website disclosing

up-to-date

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information on the following:		Company Website, <u>LINK</u>			
a. Financial statements/ reports (latest quarterly)	Compliant				
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 Recommenda	Additional Recommendation to Principle 11				
Company complies with SEC-prescribed website template.	Compliant	Company Website, LINK			

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Internal Control System and Risk Management Framework				

Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company should have a strong and effective internal control system and enterprise risk management framework.

Recommendation 12.1 Compliant 1. Company has an List quality service programs for the internal audit functions. Annual Report SEC Form 17-A, Statement of Management's Responsibility adequate and for Financial Statements, page 203, LINK effective internal control system in the conduct of its The Company's Chief Executive Officer and Chief Audit Executive issue an annual attestation that the Company has an internal audit, controls and business. compliance system in place and working effectively in all material respects, compliant with the standards set out in the Corporate Audit Manual. These processes provide an assurance that enables the senior management of the company to understand, manage and satisfactorily control risk exposures. **ANNEX 3** - Chief Auditor's Attestation 2. Company has an Compliant International framework used for Enterprise Risk Management adequate and Information or reference to a document containing information on: effective enterprise Company's risk management procedures and processes risk management Key risks the company is currently facing framework in the How the company manages the key risks conduct of its business. Frequency of review of the enterprise risk management framework. The above information are found in: Annual Report SEC Form 17-A, Notes to Consolidated Financial Statements, Note 32, Financial Risk Management Objectives and Policies, page 314-321, LINK

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	Company Website, Governance> Enterprise Risk Management, LINK		
ndations 12.1			
Compliant	Provide information on or link/ reference to a document containing the company's compliance program covering compliance with laws and relevant regulations. The Company ensures compliance with the regulatory mandates of SEC, PSE, Philippine Dealing and other regulatory agencies. The Company has consistently keeps itself abreast of the regulatory developments in the industry. PSE EDGE, LINK Company Website, Disclosures, LINK In addition, the Company's Legal Counsel Group, Corporate Secretary's Office and Finance-Controls and Compliance Department periodically reviews compliance with applicable laws, rules and regulations.		
on 12.1			
Compliant	Provide information on IT governance process As of to date, the Data Privacy Policy and Information Security (InfoSec) Policies are in place. The Company established the Information Security Management Systems (ISMS) Policies which institutionalized information security as part of the		
	NON-COMPLIANT endations 12.1 Compliant on 12.1	COMPLIANT/ NON- COMPLIANT Company Website, Governance> Enterprise Risk Management, LINK Indations 12.1 Compliant Provide information on or link/ reference to a document containing the company's compliance program covering compliance with laws and relevant regulations. The Company ensures compliance with the regulatory mandates of SEC, PSE, Philippine Dealing and other regulatory agencies. The Company has consistently keeps itself abreast of the regulatory developments in the industry. PSE EDGE, LINK Company Website, Disclosures, LINK In addition, the Company's Legal Counsel Group, Corporate Secretary's Office and Finance-Controls and Compliance Department periodically reviews compliance with applicable laws, rules and regulations. on 12.1 Compliant Provide information on IT governance process As of to date, the Data Privacy Policy and Information Security (InfoSec) Policies are in place. The Company established the Information Security Management Systems	

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and reported to the board.		Conglomerate's enterprise risk management, protect the Company's information assets and reputation, and comply with relevant laws and regulations. The ISMS consists of the following: 1. Core Information Security Policies – drive primary objectives of the ISMS: establish, maintain, and improve information security 1.1. Information Security Policy - is to establish, maintain, and continuously improve the ISMS to protect information assets, maintaining competitive advantage and increasing stakeholders' confidence. 1.2. Information Asset Management Policy - is to define and classify information assets in both physical and electronic formats and provide guidance on how to appropriately handle information assets according to classification. 1.3. Information Security Incident Management Policy - is to mandate a structured approach in managing incidents that compromise corporate information and personal data of the business units' customers. 1.4. Compliance Policy - is to ensure that Business Units comply with applicable legal, regulatory requirements and contractual obligations, when conducting business activities. 2. Organizational Policies – establish Information Security organization, roles and responsibilities as well as accountability of those who have access to corporate information	

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	2.1. Information Security Internal Organization Policy - is to establish the appropriate internal organization to ensure security of information assets			
	2.2. Human Resource Security Policy - is to protect the company's business interests by ensuring that employees and contractors understand and fulfill their roles and responsibilities to preserve information security before, during, and after employment			
	2.3. Supplier Relations Policy – this is to mandate controls which protect information assets that will be exposed to suppliers and preserve the integrity of supplier selection activities			
	3. Access and Use Policies – enforce controls for access and authorization, as well as acceptable use of information assets			
	 3.1. Access Control Policies – this is to Implement adequate measures to regulate access to different information assets and facilities, ensuring that facilities and equipment may only be accessed by authorized personnel 3.2. Acceptable Use of Assets - Ensure that employees understand how corporate assets should and should not be used, ensuring that the BU gets the most value out of its corporate assets and networks, and avoids unintended security breaches. 			
	3.3. Physical and Environmental Security Policy - Protect corporate assets and information by mandating controls that prevent unauthorized physical access to company premises, as well as equipment that support business operations			
	3.4. Mobile Device and Teleworking Policy - Establish rules for the use, management and security of all mobile devices that process company information and establish rules for conducting official business outside the work premises			

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		Operational Security Policies – implementation of technical controls to maintain target level of security		
		4.1. Cryptographic Controls Policy - Apply cryptographic controls (i.e. encryption) on confidential electronic information (e.g. files, databases), to add another layer of protection and prevent unauthorized use or disclosure.		
	4.2. Operations Security Policy - Apply appropriate controls to ensure that day to day operations are carried out in a controlled and a secure manner.			
		4.3. Communications Security Policy - Implement measures that will protect information as it moves both within the corporate network and outward.		
		4.4. Data Security Policy - Implement measures to protect corporate information from possible loss and leakage, avoiding breaches in legal, statutory or contractual obligations.		
		 Secure Development Policy - Protect corporate information and minimize breaches by ensuring that information security concerns are taken into consideration when developing or acquiring systems and services. 		
Recommendation 12.2				
1. Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting	Compliant	The Company's in-house Internal Audit focuses on delivering its mandate of determining whether the governance, risk management and control processes, as designed and represented by management, are adequate and functioning in a manner that provides reasonable level of confidence that: • Employees' actions are compliant with policies, standards, procedures, and applicable laws and regulations;		

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services designed to add value and improve the company's operations.		 Quality and continuous improvement are fostered in the control processes; Programs, plans, and objectives are achieved; Resources are acquired economically, used efficiently, and protected adequately; Significant financial, managerial, and operating information is accurate, reliable, and timely; Significant key risks are appropriately identified and managed; Significant legislative or regulatory issues impacting the Company are recognized and properly addressed. Opportunities for improving management control, profitability and the Company's reputation may be identified during audits. Revised Corporate Governance Manual (RCGM), Article III Governance Structure, F. Internal Audit, Role of the Internal Audit, page 26, LINK 	
Recommendation 12.3			
Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	The company's Chief Audit Executive (CAE) is Mr. Joseph G. De Dios and information containing his responsibilities is found in: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, F. Internal Audit, 2. Organization of the Internal Audit, 2.1, page 27, LINK	
CAE oversees and is responsible for the internal audit activity of the organization,	Compliant	Revised Corporate Governance Manual (RCGM), Article III Governance Structure, F. Internal Audit, 2. Organization of the Internal Audit, 2.1, page 27, LINK There is no outsourced internal audit activity.	

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	including that portion that is outsourced to a third party service provider.				
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	Identify qualified independent executive or senior management personnel, if applicable. The internal audit is in-house.		
R	ecommendation 12.4				
1	Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Information on company's risk management function is found in: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, G. Enterprise Risk Management, Role of ERM, page 29, LINK		
S	applement to Recomme	endation 12.4			
1	Company seeks external technical support in risk	Compliant	Identify source of external technical support, if any. In 2024, the Company's Enterprise Risk Management Team under the leadership of RLC's Chief Finance, Compliance and Risk Officer who is		

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management when such competence is not available internally.		responsible for risk management function was able to adequately perform the necessary risk management activities and did not require external technical support. Annual Report (Digital Colored Copy), Enterprise Risk Management and Internal Controls, page 142, LINK	
Recommendation 12.5	5		
1. In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champior of Enterprise Risk Management (ERM). 2. CRO has adequate	Compliant	The Company appointed Mr. Kerwin Max S. Tan as the Chief Risk Officer concurrent with his position as Chief Financial Officer of the Company. Annual Report SEC Form 17-A, Part III Control and Compensation Information, Item 14. Directors and Executive Officers of the Registrant, Mr. Kerwin Max S. Tan, page 98, LINK	
authority, stature, resources and support to fulfill his/her responsibilities.			
Additional Recommen	•		
Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least	Compliant	Provide link to CEO and CAE's attestation Annual Report SEC form 17-A, Statement of Management's Responsibility for Financial Statements, page 203, LINK	

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annually, that a sound internal audit, control and compliance system is in place and working effectively.		The Company's Chief Executive Officer and Chief Audit Executive issue an annual attestation that the Company has an internal audit, controls and compliance system in place and working effectively in all material respects, compliant with the standards set out in the Corporate Audit Manual. These processes provide an assurance that enables the senior management of the company to understand, manage and satisfactorily control risk exposures.		
		ANNEX 3 - Chief Auditor's Attestation		
		Cultivating a Synergic Relationship with Shareholders		
Principle 13: The compan	y should treat all	shareholders fairly and equitably, and also recognize, protect and facilitate t	he exercise of their rights.	
Recommendation 13.1				
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed. Provide link to company's website Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, A. Shareholders, pages 33-35, LINK		
2. Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	Provide link to company's website Company Website, LINK		

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Su	pplement to Recomme	endation 13.1		
1.	Company's common share has one vote for one share.	Compliant	Amended By-Laws, Article VII Stockholder's Meeting, 4. Vote, page 14, LINK	
2.	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	Information on classes of shares, including their voting rights are found in: Company Website, About Us>Articles of Incorporation, LINK Amended By-Laws, Article VII Stockholder's Meeting, 4. Vote, page 14, LINK	
3.	Board has an effective, secure, and efficient voting system.	Compliant	Stockholders may cast their votes on any item in the agenda for approval via the following modes on or before April 29, 2024: I. a. By sending their proxies appointing the Chairman of the meeting to	
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	the Corporate Secretary; or b. By voting in absentia, subject to validation procedures. II. Stockholders may cast their votes on any item in the agenda for approval by sending their proxies appointing the Chairman of the meeting to the Corporate Secretary by email to corp.secretary@robinsonsland.com or hard copies to the Office of the Corporate Secretary, 12/F Robinsons Cyberscape Alpha, Sapphire and Garnet Road, Ortigas Center, Pasig City on or before April 29, 2024.	

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			Definitive Information Statement (DIS), Registration and Procedure for voting in Absentia and Participation via Remote Communication, I. Voting in Absentia, pages 42-43, LINK 2024 Minutes of Annual Stockholder's Meeting, LINK Shareholder voting mechanisms are found in: Amended By-Laws, Article VII Stockholder's Meeting, pages 14-15, LINK	
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	Provide information on how this was allowed by board (i.e., minutes of meeting, board resolution) For the past financial year, no special stockholders' meeting was held.	
6.	Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	Information or link/reference to the policies on treatment of minority shareholders: Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, pages 33-35, LINK	
7.	Company has a transparent and	Compliant	Provide information on or link/reference to the company's dividend Policy.	

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specific dividend policy.		On June 27, 2018, the Board of Directors has approved the adoption of a new dividend policy effective 2019. Under the dividend policy, the Corporation shall implement an annual cash dividend payout ratio of twenty percent (20%) of its recurring net income for the preceding fiscal year." PSE EDGE, Definitive Information Statement (DIS), Part II - Operational and Financial Information, Item 7. Dividends, page 102, LINK The Board of Directors of the Company approved on May 3, 2024 the declaration of cash dividends in the amount of SIXTY-FIVE CENTAVOS (Php0.65) per share from the unrestricted retained earnings of the Corporation as of December 31, 2023, to all stockholders of record as of May 31, 2024 and paid on June 21, 2024. Annual Report (Digital Colored Copy), Corporate Governance Section, page 147, LINK	
Optional: Recommendati	on 13.1	, 6 ,	
1. Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Compliant	The Company have engage the services of Sycip, Gorres, Velayo & Co. in counting/validating the votes at the ASM. 2024 Minutes of Stockholder's Meeting, 1. Call to Order and Certification of Notice and Quorum, page 2, LINK	
Recommendation 13.2			
Board encourages active shareholder	Compliant	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out	

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participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.		Indicate whether shareholders' approval of remuneration or any changes therein were included in the agenda of the meeting. Provide link to the Agenda included in the company's Information Statement (SEC Form 20-IS) Posted to PSE EDGE: March 8, 2024 (61 days) ASM Schedule: May 8, 2024 Definitive Information Statement (DIS), Notice of Annual Stockholders' Meeting, page 3; Explanation of Agenda Items for Shareholder Approval, pages 4-6, LINK		
Supplemental to Recomm	nendation 13.2			
1. Notice of Annual Stockholde rs' Meeting contains the following informatio n:	Compliant	Link or reference to the company's notice of Annual Shareholders' Meeting Notice of Annual Stockholders' Meeting, LINK Definitive Information Statement (DIS), Profiles of the Nominees for Election to the Board Of Directors for the Year 2024, pages 9-12; Item 7 Independent Public Accountants, pages 27-28; Proxy section, page 7, LINK		
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience,	Compliant			

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and directorships in other listed companies)					
b. Auditors seeking appointment/rea ppointment	Compliant				
c. Proxy documents	Compliant				
Optional: Recommendati	on 13.2				
2. Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Rationale for the agenda items is contained in the: Definitive Information Statement (DIS), Notice of Annual Stockholders' Meeting, page 3; Explanation of Agenda Items for Shareholder Approval, pages 4-6, <u>LINK</u>			
Recommendation 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	Information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM were documented on: 2024 Minutes of Annual Stockholder's Meeting, LINK			
Minutes of the Annual and Special	Compliant	See below link to minutes of meeting in the company website:			

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Shareholders' Meetings were available on the Company Website within five business days from the end of the meeting.		2024 Minutes of Annual Stockholder's Meeting, LINK	
Supplement to Recomme	ndation 13.3		
1. Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	Compliant	External auditor and other relevant individuals were present during the ASM and/or special meeting: 2024 Minutes of Annual Stockholder's Meeting, LINK Definitive Information Statement (DIS), Item 7. Independent Public Accountants, page 26, LINK	
Recommendation 13.4			
1. Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intracorporate disputes in an amicable and effective manner.	Compliant	Provide details of the alternative dispute resolution made available to resolve intra-corporate disputes Revised Corporate Governance Manual (RCGM), Article III Governance Structure; 3.2. Duties and Functions of the Board, 3.2.15, page 13, LINK	

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2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	Link/reference to where it is found in the Manual on Corporate Governance: Revised Corporate Governance Manual (RCGM), Article III Governance Structure; 3.2. Duties and Functions of the Board, 3.2.15, page 13, LINK	
Recommendation 13.5			
Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Compliant	Disclose the contact details of the officer/office responsible for investor relations, such as: 1. Head of Investor Relations - Mr. Rommel Rodrigo 2. Telephone Number: +6323971888 loc. 31536 3. Email address: Investor.Relations@robinsonsland.com Company Website, Investor Relations, LINK	
IRO is present at every shareholder's meeting.	Compliant	Indicate if the IRO was present during the ASM. Yes, the IRO was present in the last ASM.	
Supplemental Recommen	dations to Princi	ple 13	
1. Board avoids antitakeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Compliant	Provide information on how antitakeover measures or similar devices were avoided by the board, if any. Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, A.2. Promotion of Shareholders' Rights, page 35, LINK	

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2.	Company has at least thirty percent (30%) public float to increase liquidity in the market.	Compliant	Indicate the company's public float. Public Ownership Percentage: 34.02% PSE EDGE, Public Ownership Report, LINK Annual Report SEC Form 17-A, Part II Operational and Financial Information, Item 8. List of Top 20 Stockholders of Record, page 70, LINK	
Opti	onal: Principle 13			
1.	Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM. Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, A.2. Promotion of Shareholders' Rights, page 35, LINK	
2.	Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	Disclose the process and procedure for secure electronic voting in absentia, if any. Definitive Information Statement (DIS), Registration and Procedure for voting in Absentia and Participation via Remote Communication, II. Participation via Remote Communication, page 43, LINK In order for the Corporation to properly conduct validation procedures, shareholders who have not sent their proxies or voted in absentia who wish	

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		to participate via remote communication must notify the Corporation by email to corp.secretary@robinsonsland.com before April 29, 2024. Definitive Information Statement (DIS), Item 20. Participation of Stockholders by Remote Communication, page 30, LINK		

Duties to Stakeholders

Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violation of their rights.

Rec	ommendation 14.1			
1.	Board identifies the company's various	Compliant	Identify the company's shareholder and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.	
	stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.		Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, B. Other Stakeholders, pages 35-36, LINK	
Rec	ommendation 14.2			
1.	Board establishes clear policies and programs to provide a mechanism on the	Compliant	Policies and programs for the protection and fair treatment of company's stakeholders: Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, B. Other Stakeholders, pages 35-36, LINK	

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	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
fair treatment and protection of stakeholders.					
Recommendation 14.3					
1. Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	Provide the contact details (i.e., name of contact person, dedicated phone number or e-mail address, etc.) which stakeholders can use to voice their concerns and/or complaints for possible violation of their rights. Provide information on whistleblowing policy, practices and procedures for stakeholders Refer to CICOM in Company Website: Email Address: CICOM@igsummit.com.ph Fax Number: 8395-3888 Mailing Address: Must be sent in a sealed envelope clearly marked "Strictly Private and Confidential-To Be Opened by Addressee Only." CICOM JG Summit Holdings, Inc. 44th Flr. Robinsons Equitable Tower ADB Avenue, Cor., Poveda Road, Pasig City Company Policies, LINK Company Website, Governance> Company Policies> Whistleblowing Policy, LINK			

		INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Supplement to Recommo	endation 14.3		
1. Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	Compliant	Information on the alternative dispute resolution system established by the company: Revised Corporate Governance Manual (RCGM), Article III Governance Structure, 3.2. Duties and Functions of the Board, 3.2.15, page 13; Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, A.2 Promotion of Shareholder's Rights, page 35, LINK	
Additional Recommenda	tions 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	Compliant	Disclose any requests for exemption by the company and the reason for the request. For the past financial year, the company did not request any exemption.	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
comply with the applicable law, rule or regulation.					
Company respects intellectual property rights.	Compliant	Provide specific instances, if any. The Company has developed confidential business and technical information over many years at considerable expense. Because of this effort, the Company now owns or otherwise possesses valuable confidential business and technical information; hence, everyone is expected to protect it as carefully similar to the protection of tangible property. Company Website, Governance> Code of Business Conduct and Ethics, LINK Company Website, Governance> Company Policies> Conflict of Interest, LINK			
Optional: Principle 14					
Company discloses its policies and practices that address customers' welfare	Compliant	Policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same: Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, B. Other Stakeholders, Item 3.1, page 35, LINK Company Website, Governance> Company Policies> Stakeholders, Health, Safety and Welfare Policy, LINK			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
2.Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	Policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same. Annual Report (Digital Colored Copy), Corporate Governance Section, page 141, LINK		

Principle 15: A mechanism for employee participation should be developed to create a symbiotic environment, realize the company's goals and participate in its corporate governance processes.

Recommendation 15.1	Recommendation 15.1					
1. Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	Compliant	Provide information on or link/reference to company policies, programs and procedures that encourage employee participation. Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, B. Other Stakeholders, Item 3, page 35, LINK Company Website, Governance> Company Policies> Stakeholders, Health, Safety and Welfare> JG ILED, JG CARES and Other Employee Engagement, LINK				
Supplement to Recomme	ndation 15.1					
Company has a reward/ compensation policy that accounts for the performance of the company	Compliant	The company has in place a merit-based performance incentive mechanism such as an employee stock option plan (ESOP) or any such scheme that awards and incentivizes employees, at the same time aligns their interests with those of the shareholders.				

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
		COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	beyond short-term financial measures.		Company Website, Governance> Company Policies> Succession Planning and Remuneration Policy, Item 12 and 13, LINK		
2.	Company has policies and practices on health, safety and welfare of its employees.	Compliant	Information on policies and practices on health, safety and welfare of employees. Include statistics and data, if any.		
	or its employees.		Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, B. Other Stakeholders, Item 3, page 35, <u>LINK</u>		
			Company Website, Governance> Company Policies> Stakeholders, Health, Safety and Welfare> JG ILED, JG CARES and Other Employee Engagement, LINK		
3.	Company has policies and	Compliant	Information on policies and practices on training and development of employees. Include information on any training conducted or attended.		
	practices on training and development of its employees.		Company Website, Governance> Company Policies> Employees> JG ILED, JG CARES and Other Employee Engagement, LINK		
Re	commendation 15.2				
1.	Board sets the tone and makes a stand	Compliant	Link/reference to the company's policies, programs and practices on anti- corruption		
	against corrupt practices by adopting an anticorruption policy		Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, B. Other Stakeholders, Item 4, page 36, <u>LINK</u>		

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
and prograi Code of Coi		Company Website, Governance> Company Policies> Whistleblowing Policy, LINK			
2. Board disse the policy a program to employees the organiz through tra embed ther company's	nd across ation inings to m in the	Identify how the board disseminated the policy and program to employees across the organization All employees undergo an onboarding program where they are informed and oriented about company policies including the Code of Business Conduct and Ethics that is also available in the Company Website. Company Website, Governance> Code of Business Conduct and Ethics, LINK Company Website, Governance> Company Policies> Conflict of Interest, LINK			
Supplement to	Recommendation 15.2				
1. Company h and stringe policies and procedures curbing and penalizing einvolvemen offering, pareceiving bi	nt d on d employee ot in oying and	Link/reference to the company policy and procedures on penalizing employees involved in corrupt practices. Include any finding of violations of the company policy. Company Website, Governance> Code of Business Conduct and Ethics, LINK Company Website, Governance> Company Policies> Conflict of Interest, LINK			

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
Recommendation 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	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees. Company Website, Governance> Company Policies> Whistleblowing Policy, LINK Indicate if the framework includes procedures to protect the employees from retaliation. Company Website, Governance> Company Policies> Whistleblowing Policy, Item 11, page 4, LINK Provide contact details to report any illegal or unethical behavior. Refer to CICOM in Company Website: Email Address: CICOM@jgsummit.com.ph Fax Number: 8395-3888 Mailing Address: Must be sent in a sealed envelope clearly marked "Strictly Private and Confidential-To Be Opened by Addressee Only." CICOM JG Summit Holdings, Inc. 44 th FIr. Robinsons Equitable Tower ADB Avenue, Cor., Poveda Road, Pasig City Company Website, Governance> Company Policies> Whistleblowing Policy, Appendix 2, LINK Company Website, Governance> Company Policies> Whistleblowing		
		Policy, <u>LINK</u>		

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
		COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
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	Company Website, Governance> Company Policies> Whistleblowing Policy, LINK		
3.	Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	Information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing. Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, B. Other Stakeholders, Item 5, page 36, LINK Company Website, Governance> Company Policies> Whistleblowing Policy, LINK		

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.

1. Company recognizes and places importance on the

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.		Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, B. Other Stakeholders, Item 6, page 36, LINK Company Website, Sustainability> RLove, LINK Annual Report (Digital Colored Copy), LINK Annual Report SEC Form 17-A, Robinsons Land Corporation 2024 Sustainability Report, pages 107-155, LINK		
Optional: Principle 16				
1. Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	Link/reference to policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development. Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, B. Other Stakeholders, page 35, LINK Annual Report SEC Form 17-A, Robinsons Land Corporation 2024 Sustainability Report, pages 107-155, LINK		
2. Company exerts effort to interact positively with the communities in which it operates	Compliant	Link/reference to policies, programs and practices to interact positively with the communities in which it operates.		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
	Revised Corporate Governance Manual (RCGM), Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, B. Other Stakeholders, Item 6, page 36, LINK			
	Company Website, Sustainability> RLove, LINK			
	Annual Report SEC Form 17-A, Robinsons Land Corporation 2024 Sustainability Report, pages 107-155, LINK			

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LANCE Y. GOKONGWE	MARIA SOCORRO ISABELLE V. ARAGON-GO
Chairman of the Board	President and Chief Executive Officer
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OMAR BYRON/T. MIER	JOSE T. PARDO
Lead Independent Director	Independent Director
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BIENVENJÓ S. BAUTISTA	KERWIN MAX S. TAN
Independent Director	Compliance Officer
Corporate Secretary	
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U Corporate Secretary MAY 28: UBSCRIBED AND SWORN to before me this seir identification cards, as follows: NAME LANCE Y. GOKONGWEI MARIA SOCORRO ISABELLE V. ARAGON-GOBIO OMAR BYRON T. MIER BIENVENIDO S. BAUTISTA JOSE T. PARDO KERWIN MAX S. TAN JUAN ANTONIO M. EVANGELISTA	
U Corporate Secretary MAY 28: UBSCRIBED AND SWORN to before me this	TAX IDENTIFICATION NO. 116-312-586 164-010-455 106-905-398 117-425-255 116-203-611 169-981-320 917-947-480 MARIE ATHENA C, YBAREZ Appointment No. 283 2024-2025) Notary Public for Passig City and Passnos
U Corporate Secretary UBSCRIBED AND SWORN to before me this neir identification cards, as follows: NAME LANCE Y. GOKONGWEI MARIA SOCORRO ISABELLE V. ARAGON-GOBIO OMAR BYRON T. MIER BIENVENIDO S. BAUTISTA JOSE T. PARDO KERWIN MAX S. TAN JUAN ANTONIO M. EVANGELISTA DOC No.: 363 Page No.: 34 Book No.: 1	TAX IDENTIFICATION NO. 116-312-586 164-010-455 106-905-398 117-425-255 116-203-611 169-981-320 917-947-480 MARIE ATHENA C. YB-NEZ Appointment No. 283 2024-2025) Notary Public for Pasig City and Paseros Until December 31, 2025
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Republic of the Philippines

Department of Finance

Securities and Exchange Commission

SEC Building, EDSA, Greenhills, Mandaluyong City

CORPORATE GOVERNANCE AND FINANCE DEPARTMENT

12 November 2015

JG SUMMIT HOLDINGS, INC.

43rd Floor Robinsons Equitable Tower ADB Ave. cor. Poveda Rd. Ortigas Center, Pasig City

Attention:

MS. ARLENE S. DENZON

Compliance Officer

Re:

Exemption Requests of Mr. John L. Gokongwei, Jr. and Mr. James L. Go from Attending Corporate Governance Trainings as Required by SEC Memorandum Circular No.

20, Series of 2013

Gentlemen:

This refers to your letters dated 26 October 2015 requesting that Mr. John L. Gokongwei, Jr. and Mr. James L. Go be exempted from the requirement to attend corporate governance trainings/seminars, pursuant to SEC Memorandum Circular No. 20, Series of 2013.

Please be informed that the Commission, in its *en banc* meeting on 10 November 2015 resolved to GRANT the said requests. Mr. Gokongwei and Mr. Go are granted permanent exemption from the corporate governance training requirement.

Very truly yours,

JUSTINA F CALLANGAN



Certificate of Completion

is hereby awarded to

Lance Y. Gokongwei

For successfully completing the **2024 GOKONGWEI GROUP**

CORPORATE GOVERNANCE TRAINING FOR DIRECTORS AND OFFICERS

"Building a Resilient Gokongwei Group:

Corporate Governance Training on Sustainability, Cybersecurity, and Integrity"
Held on September 10, 2024 from 1:30-5:30 PM

CH

Atty. Maria Celia H. Fernandez-Estavillo Chief Legal Officer General Counsel Group Laurinda Hospas

Atty. Laurinda R. Rogero
Chief Compliance Officer
General Counsel Group - Compliance





Certificate of Completion

is hereby awarded to

Patrick Henry C. Go

For successfully completing the **2024 GOKONGWEI GROUP**

CORPORATE GOVERNANCE TRAINING FOR DIRECTORS AND OFFICERS

"Building a Resilient Gokongwei Group:

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CH

Atty. Maria Celia H. Fernandez-Estavillo Chief Legal Officer General Counsel Group Laurinda Hospens

Atty. Laurinda R. Rogero
Chief Compliance Officer
General Counsel Group - Compliance





Certificate of Completion

is hereby awarded to

Johnson Robert G. Go, Jr.

For successfully completing the **2024 GOKONGWEI GROUP**

CORPORATE GOVERNANCE TRAINING FOR DIRECTORS AND OFFICERS

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CH

Atty. Maria Celia H. Fernandez-Estavillo Chief Legal Officer General Counsel Group Laurinda Kosens

Atty. Laurinda R. Rogero
Chief Compliance Officer
General Counsel Group - Compliance





Certificate of Completion

is hereby awarded to

Robina Gokongwei-Pe

For successfully completing the 2024 GOKONGWEI GROUP

CORPORATE GOVERNANCE TRAINING FOR DIRECTORS AND OFFICERS

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Held on September 10, 2024 from 1:30-5:30 PM

Ch

Atty. Maria Celia H. Fernandez-Estavillo Chief Legal Officer General Counsel Group Atty. Laurinda R. Rogero

Chief Compliance Officer General Counsel Group - Compliance





Certificate of Completion

is hereby awarded to

Bienvenido S. Bautista

For successfully completing the

2024 GOKONGWEI GROUP

CORPORATE GOVERNANCE TRAINING FOR DIRECTORS AND OFFICERS

"Building a Resilient Gokongwei Group:

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Held on September 10, 2024 from 1:30-5:30 PM

Atty. Maria Celia H. Fernandez-Estavillo
Chief Legal Officer
General Counsel Group

Atty. Laurinda R. Rogero
Chief Compliance Officer
General Counsel Group - Compliance







Certificate of Completion

is hereby awarded to

Kerwin Max S. Tan

For successfully completing the 2024 GOKONGWEI GROUP

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Atty. Maria Celia H. Fernandez-Estavillo
Chief Legal Officer
General Counsel Group

Atty. Laurinda R. Rogero
Chief Compliance Officer
General Counsel Group - Compliance





Certificate of Completion

is hereby awarded to

Juan Antonio M. Evangelista

For successfully completing the

2024 GOKONGWEI GROUP

CORPORATE GOVERNANCE TRAINING FOR DIRECTORS AND OFFICERS

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Held on September 10, 2024 from 1:30-5:30 PM

Atty. Maria Celia H. Fernandez-Estavillo Chief Legal Officer General Counsel Group Atty. Laurinda R. Rogero
Chief Compliance Officer
General Counsel Group - Compliance







CORPORATE GOVERNANCE AND FINANCE DEPARTMENT

09 September 2024

By electronic mail

Ms. Laurinda R. Rogero
Chief Compliance Officer
JG SUMMIT HOLDINGS, INC.
43rd Floor Robinsons Equitable Tower
ADB Ave. cor. Poveda Rd. Ortigas Center
Pasig City 1605

Email: corporatesecretary@jqsummit.ph AndreRia.Buzeta-Acero@jqsummit.com.ph

Re: In-house Corporate Governance Training

Dear Ms. Rogero:

This refers to the **JG Summit Holdings, Inc.'s** ("**JG"**) letter dated 09 August 2024, requesting approval: (i.) to conduct an in-house corporate governance training ("**CG Training"**) for the directors and key officers of the Gokongwei Group of Companies, which will be held on **10 September 2024** from 01:30 PM to 5:30 PM, to be conducted virtually and synchronously through Microsoft Teams; and (ii.) exemption from the speaker accreditation requirement of its resource speakers namely, Atty. Laurinda R. Rogero, Mr. Sunil Prabhakaran, Atty. Roel Refran, Mr. Wilson Tan, and Ms. Victoria Kalb.

Please be informed that the Commission GRANTED the said requests.

However, regarding future requests for approval of CG trainings, the Corporation is reminded to strictly comply with Part II (1) of SEC Memorandum Circular No. 2, Series of 2015 or the Additional Guidelines on Corporate Governance Speakers/Resource Persons, which provides that at least one (1) month before the scheduled training program, an Accredited Institutional Training Provider shall file with the Commission the training program, which includes the course outline, training materials, and list of SEC-accredited trainers; and payment of the filing fee .

Moreover, please be reminded that a Completion Report of Training with the attendance report showing the log-in and log-out time of each participant, accomplished evaluation forms, and summary of evaluation results, and Certificate of Attendance of participants are required to be submitted to the Commission not later than ten (10) days after the training.

Finally, the Corporation is reminded to comply with the submission guidelines applicable to companies under the monitoring supervision of our Department, which are currently outlined in SEC Memorandum Circular No. 18, Series of 2023 dated 9 October 2023, entitled, "Guidelines on the Submission of Digital Copies of Applications, Compliance Documents and Other Requests, and Further Reduction of the Number of Hard Copies to be Filed with the Commission".

Very truly yours.

RACHEL ESTHER J. GUMTANG-REMALANT

Reference No. 202409-007-0D

/mtbs

8th Floor, The SEC Headquarters, 7907 Makati Avenue Salcedo Village, Bel-air, Makati City

☐ (+63 2) 5322 7696 loc. 114

www.sec.gov.ph | cgfd@sec.gov.ph | cgfd_cgd@sec.gov.ph







Statement of Internal Controls and Compliance System Attestation for the Year Ended December 31, 2024

Robinsons Land Corporation ("Corporation") recognizes that good corporate governance is essential to build an environment of trust, transparency and accountability necessary for fostering long-term performance, financial stability, business integrity and sustainability of the Corporation for the protection of the interests of its shareholders and other stakeholders.

To further advocate the Corporation's commitment in the pursuit of good governance and achieving compliance with applicable laws and corporate policies and procedures, it continues to strengthen the Enterprise Governance, Risk Management and Compliance (GRC) Culture and maintain a strong system of internal controls focused on accountability and oversight of operations.

Board of Directors

The Board of Directors (BOD) is primarily responsible for the governance of the Corporation and provides an independent check on management. It has oversight function and assures the continuing soundness, effectiveness and adequacy of the Corporation's control environment that consists of: (a) the Corporation that is properly and effectively managed and supervised; (b) Management that actively manages and operates the Corporation in a sound and prudent manner; (c) the organizational and procedural controls supported by effective management of information and risk management reporting systems; and (d) an independent audit mechanism to monitor the adequacy and effectiveness of the Corporation's governance, operations, and information systems, including the reliability and integrity of financial and operational information, the safeguarding of assets, and compliance with laws, rules, regulations and contracts.

Audit Committee

The Audit Committee assists the BOD in fulfilling oversight responsibilities over the Corporation's system of internal controls. They are also responsible for providing oversight over its financial reporting, GRC processes, Internal and External Audit activities, and monitor compliance with applicable laws and regulations.

Management

Management continues to be primarily responsible for designing, implementing and maintaining an adequate and effective internal controls and risk management processes on a day-to-day basis which consists of identifying and assessing significant risks and monitoring appropriate internal control to mitigate risks at an acceptable level and within the risk appetite.

Internal Audit

Internal audit adopts a risk-based approach in developing its annual audit plans for the purpose of providing independent assessments to the Audit Committee, management, and relevant outside parties on the adequacy and effectiveness of internal controls of the Corporation.

External Audit

SGV & Co., the Corporation's external auditor, is responsible for assessing and expressing an opinion on the conformity of the audited financial statements with Philippine Financial Reporting Standards and the overall quality of the financial reporting process.

Based on the above assurance and submitted reports provided by our internal auditors as well as the external auditors as a result of their reviews, we attest that the Corporation's internal controls, risk management and compliance system and governance practices are adequate.

Date: February 28, 2025

KERWIN MAX S. TAN

Chief Financial Officer, Chief Risk Officer and Compliance Officer Chief Audit Executive

MYBELLE ARAGON-GOBIO
President and Chief Executive Officer



CERTIFICATION

The Good Governance Advocates and Practitioners of the Philippines, Inc. (GGAPP), hereby certify that an independent Third-Party Board Evaluation was conducted for

Robinsons Land Corporation (RLC)

The evaluation covered 2024, and was conducted through surveys sent to and accomplished by the members of the RLC Board of Directors.

17 March 2025

Vincent Edward R. Festin

Reginald H. Tiu President

www.goodgovernancephilippines.org

CERTIFICATION

 JUAN ANTONIO M. EVANGELISTA, of legal age, Filipino and with office address at 12th Floor, Robinsons Cyberscape Alpha, Sapphire and Garnet Roads, Ortigas Center, Pasig City, after having been duly sworn in accordance with law, hereby certify that:

- That I am the duly appointed Committee Secretary of Robinsons Land Corporation (the "Corporation"), a corporation duly organized and existing under and by virtue of the laws of the Philippines, with principal office address at Level 2, Galleria Corporate Center, EDSA corner Ortigas Avenue, Quezon City, Philippines;
- 2. As a Committee Secretary, I have access to the committee records of the Corporation;
- According to the committee records, there were five (5) Audit Committee Meetings held for the period 1 January 2024 to 31 December 2024. The meetings were held on the following dates:

March 8, 2024	Audit Committee	
May 3, 2024	Audit Committee	
August 9, 2024	Audit Committee	
September 9, 2024	Audit Committee	
November 6, 2024	Audit Committee	

4. Of the Audit Committee Meetings mentioned above, the following are in the record of attendance:

Committee	Name	Date of Election	No. of meetings attended/held	%
Chairman	Omar Byron T. Mier	May 8, 2024	5/5	100%
Member	Bienvenido S. Bautista	May 8, 2024	5/5	100%
Member	Vivencio B. Dizon	May 8, 2024	5/5	100%
Member	Jose T. Pardo	May 8, 2024	5/5	100%

IN WITNESS WHEREOF, I have hereunto set my hand this _

City, Metro Manila, Philippines.

JUAN ANTONIO M. EVANGELIST

Corporate Secretary

SUBSCRIBED AND SWORN to before me this exhibiting to me his IBP Lifetime No. 12937.

APR 2 3 2025

lity of Pasig

_ affiant

Doc. No. 406; Page No.: 85;

Book No.: 15 Series of 2025 ATTY. IRIS FATIMA V. CERO

Notary Public for Pasig, San Juan, and Pateros Appointment No. 53 (2024-2025) until Dec 31 2025 12F Cyberscape Alphe, Sapphire & Gamet Roads.

Ortigas Center, Pasig City
Roll of Attorneys No. 65837; June 21, 2016
PTR No. 3036293; January 07, 2025; Pasig City
IBP No. 499852; January 6, 2025; RSM Chapter
MCLE Compliance No. VII-0014637; April 14, 2025

CERTIFICATION

I, JUAN ANTONIO M. EVANGELISTA, of legal age, Filipino and with office address at 12th Floor, Robinsons Cyberscape Alpha, Sapphire and Garnet Roads, Ortigas Center, Pasig City, after having been duly sworn in accordance with law, hereby certify that:

- That I am the duly appointed Committee Secretary of Robinsons Land Corporation (the "Corporation"), a corporation duly organized and existing under and by virtue of the laws of the Philippines, with principal office address at Level 2, Galleria Corporate Center, EDSA corner Ortigas Avenue, Quezon City, Philippines;
- 2. As a Committee Secretary, I have access to the corporate records of the Corporation;
- According to the corporate records, there were six (6) Regular Board Meetings held for the period 1 January 2024 to 31 December 2024. The meetings were held on the following dates:

March 8, 2024	Regular Board	
May 3, 2024	Regular Board	
May 8, 2024	Annual Shareholders	
May 8, 2024	Organizational Meeting	
August 9, 2024	Regular Board	
November 6, 2024	Regular Board	

4. Of the Board Meetings mentioned above, the following are in the record of attendance:

Board	Name	Date of Election	No. of meetings attended/held	%
Chairman Emeritus	James L. Go	May 8, 2024	6/6	100%
Chairman, President & CEO	Lance Y. Gokongwei	May 8, 2024	6/6	100%
Director	Patrick Henry C. Go	May 8, 2024	6/6	100%
Director	Johnson Robert G. Go, Jr.	May 8, 2024	6/6	100%
Director	Robina Gokongwei-Pe	May 8, 2024	6/6	100%
Ind. Director	Omar Byron T. Mier	May 8, 2024	6/6	100%
Ind. Director	Vivencio B. Dizon	May 8, 2024	6/6	100%
Ind. Director	Bienvenido S. Bautista	May 8, 2024	6/6	100%
Ind. Director	Jose T. Pardo	May 8, 2024	6/6	100%

IN WITNESS WHEREOF, I have hereunto set my hand this _
City, Metro Manila, Philippines.

APR 2 3 2025t

City of Pasia

Corporate Secretary

APR 2 3 2025

SUBSCRIBED AND SWORN to before me this exhibiting to me his IBP Lifetime No. 12937. City of Pasig

Doc. No. 40.5; Page No. 72; Book No. 13; Series of 2025.

ATTY, IRUS FATIMA V. CERC

Notary Public for Pasig, San Juan, and Pateros
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