## **COVER SHEET**

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	350 Rizal Ave. Ext. cor. 8 <sup>th</sup> Ave., Grace Park, Caloocan City 1400																												

Note 1: In case of death, resignation or cessation of office of the officer designated as contact person, such incident shall be reported to the Commission within thirty (30) calendar days from the occurrence thereof with information and complete contact details of the new contact person designated.

2: All Boxes must be properly and completely filled-up. Failure to do so shall cause delay in updating the corporation's records with the Commission and/or non-receipt of Notice of Deficiencies. Further, non-receipt of Notice of Deficiencies shall not excuse the corporation from liability for its deficiencies.

## SECURITIES AND EXCHANGE COMMISSION

## **SEC FORM – I-ACGR**

## INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended <u>2022</u>

Address of Principal Office

- 2. SEC Identification Number A199701584 3. BIR Tax Identification No. 005-469-606
- 4. Exact name of issuer as specified in its charter Philippine Business Bank, Inc. (A savings Bank)
- National Capital Region (NCR), Philippines
   Province, Country or other jurisdiction of Incorporation or organization
   350 Rizal Ave. ext. cor. 8<sup>th</sup> Ave. Grace Park, Caloocan City
   1400

Postal Code

- 8. (02) 8363-3333 Issuer's telephone number, including area code
- 9. N/A Former name, or former address, if changed since last report

	INTEG	RATED ANNUAL CORPORATE GOVERNANCE REPORT							
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation						
	The Board's Governance Responsibilities								
	•	competent, working board to foster the long-term success of the corp nsistent with its corporate objectives and the long-term best interest	-						
<ol> <li>Recommendation 1.1</li> <li>Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/ sector.</li> <li>Board has an appropriate mix of competence and expertise.</li> <li>Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.</li> </ol>	Compliant	<ul> <li>Alfredo M. Yao, 79 years old</li> <li>Mr. Alfredo M. Yao is the Chairman Emeritus of PBB. He is concurrently the Chairman of Zest-O Corporation, Semexco Marketing Corp., Macay Holdings Inc., and Asiawide Refreshments Corp. He is the President of Solmac Marketing Inc., Harman Foods (Phil.) Inc., and Amchem Marketing, Inc. Mr. Yao has participated in the following seminars: Corporate Governance; AML and Risk Management, all conducted by the Pacific Management Forum and PBB; CISA for the Credit Bureau; SME Related Issues; and other CTB Related seminars. He has also attended several Philippine Chambers of Commerce &amp; Industry (PCCI) Business Fora given by PCCI, the International Trade Organization, and the Department of Trade and Industry.</li> <li>Jeffrey S. Yao, 54 years old</li> <li>Mr. Jeffrey S. Yao was appointed as the Chairman of the Board in November 2019.</li> </ul>							

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		He is currently the Chief Executive Officer of Zest-O Corporation, Vice President of Macay Holdings Inc., Corporate Secretary of Mega Asia Bottling Corp, and the President of Bev-Pack Inc. He is also a Director at Zemar Development Inc., Onnea Holdings Inc., Mazy's Capital Inc., ARC Refreshments Corp., AMY Holdings Inc., Semexco Marketing Corp., Asiawide Refreshments Corp., and ARC Holdings Inc. Mr. Yao started his career in the food and beverage industry when he was appointed as Plant Manager at Harman Food Philippines from 1990 to 1995. He has attended the following training programs: Basics of Trust at the Trust Institute of the Philippines in 2002; Corporate Governance & Risk Management for Bank's Board of Directors at the Development Finance Institute in 2002; Anti Money Laundering Act Seminar at the Bangko Sentral ng Pilipinas in 2014; Distinguished Corporate Governance Speaker Series on August 24, 2015; AMLA Seminar by BSP and PBB in 2016; IFRS 9 by Punongbayan and Araullo in 2017; Data Privacy Act in 2017; Best Practices Guide to Compliance with the Anti-Money laundering Law and its IRR in 2018; and Corporate Governance Seminar in November 2018. Mr. Yao graduated from the Ateneo De Manila University with Bachelor of Science in Management Engineering degree. <b>Rolando R. Avante, 63 years old</b>	

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		<ul> <li>Mr. Rolando R. Avante was appointed as Vice Chairman, President, and Chief Executive Officer on November 2019.</li> <li>His banking career includes stints as Vice President for Local Currence Deck at City Truct Parking Core from 1000 to 10004 Core and the Statement Parking Core from 1000 to 10004 Core and the Statement Parking Core from 1000 to 10004 Core and the Statement Parking Core from 1000 to 10004 Core and the Statement Parking Core from 1000 to 10004 Core and the Statement Parking Core from 1000 to 10004 Core and the Statement Parking Core from 1000 to 10004 Core and the Statement Parking Core from 1000 to 10004 Core and the Statement Parking Core from 1000 to 10004 Core and the Statement Parking Core from 10000 to 10004 Core and the Statement Parking Core from 10000 to 10004 Core and the Statement Parking Core from 10000 to 10004 Core and the Statement Parking Core from 10000 to 10004 Core and the Statement Parking Core from 10000 to 10000 to</li></ul>	
		Currency Desk at City Trust Banking Corp. from 1988 to 1994; Senior Vice President & Treasurer at Urban Bank from 1994 to 1995; First Vice President for Domestic Fund Management at Philippine Commercial International Bank from 1995 to 1999; Executive Vice President & Treasurer at China Trust (Philippines) from 1999 to 2009; Executive Vice President & Treasurer at Sterling Bank of Asia from 2009 to 2011. He was elected President and Director at the Money Market Association of the Phil. (MART) in 1999. He was elected the same position at ACI Philippines in 2011.	
		His training includes Money Market at the Inter Forex Corp. in 1983; Treasury Management in Times of Crisis in 1984, Bourse Game in 1987 both conducted by FINEX; Rate Risk Game in 1989, Investment Banking Fundamental in 1990, Managing People in 1991 at the Citibank APBI; Capital Market Instruments in Asia in 1992, Asset & Liability Management in 1995 both conducted by Euro money; Asian Bond Fund II Workshop in 2004 at the Asian Bank; Securitization Law in 2006 at FINEX & SEC; ACI World Congress in 2011 at ACI Phil.; Economic Outlook 2012 in 2012 at the ANZ Private Bank Exclusive; Annual Global Markets Outlook in 2012 at Deutsche Bank; Entrepreneurs Forum in 2012 conducted by Business World; AMLA Seminar in 2012 at the Bangko Sentral ng Pilipinas; CEO Business Forum in 2012 at Punongbayan & Araullo; Cross-Border RMB	

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		<ul> <li>Business in 2012 at Bank of China; Eco Forum in 2012 at Security Bank; Phil. Business Conference in 2012 at the Philippine Chamber of Commerce &amp; Industry; Annual Investment Outlook 2013 in 2013 at ANZ Private Bank; Philippine Investment Summit 2013 in 2013 at the Investment Banking Group; IPO Annual Asia Pacific in 2013 at CIMB; Corporate Governance Seminar for Board of Directors on December 10, 2015; AMLA for Board of Directors and Senior Officers in 2016; SEC-PSE Corporate Governance Forum in 2016; IFRS 9 in 2017; Seminar on Data Privacy Act in 2017; Best Practices Guide to Compliance with the Anti-Money L:aunmdering Law and Its IRR by Center for Global Best Practices in 2018; and Corporate Governance Seminar for Directors and Senior Officers in 2018.</li> <li>Mr. Avante graduated from the De La Salle University with the degree of Bachelor of Science in Commerce major in Marketing Management and has taken MBA units from DLSU.</li> </ul>	
		<ul> <li>Honorio O. Reyes- Lao, 78 years old</li> <li>Mr. Honorio O. Reyes-Lao was appointed as Director of the Bank in 2010.</li> <li>A seasoned banker, he has more than 40 years of experience in corporate and investment banking, branch banking, and credit management. Mr. Reyes-Lao started his banking career at China</li> </ul>	

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		<ul> <li>Banking Corporation in 1973 to 2004. He served as Senior Management Consultant from 2005 to 2006 at East West Banking Corporation. He was a consultant at Antel Group of Companies from 2007 to 2009 and was appointed President at Gold Venture Lease and Management Services, Inc. from 2008 to 2009. Currently, he is an independent director at the DMCI Holdings Corporation, DMCI Project Development Inc., Semirara Mining and Power Corporation, Sem-Calaca Power Corporation, and Southwest Luzon Power Generation Corporation and is the Chairman of Space 2 Place Inc. He is also a Member of the Society of Institute of Corporate Directors (ICD) Fellows since 2004.</li> <li>His background and trainings include Overall Banking Operations by Philippine Institute of Banking in 1971 to 1972; Director Certification Program at the Institute of Corporate Directors (ICD) in 2004; Trust and Governance Rating Systems by BAIPHIL in 2013; AMLA Seminar by BSP and Corporate Governance Seminar by Ateneo de Manila University in 2014; Corporate Governance Forum by SEC in 2016; IFRS 9 by Punongbayan and Araullo in 2017; Data Privacy Act Seminar in 2017; Guide to Compliance with Anti-Money Laundering Law and its IRR by Center for Global Practices and Corporate Governance Seminar by ROAM Inc. in 2018; and ASEAN Corporate Governance Conferences and Awards 2016 and Distinguished Corporate Governance Speaker Series since 2015.</li> <li>Mr. Lao holds a post-graduate degree, Masters in Business Management, from the Asian Institute of Management and</li> </ul>	

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		graduated with a double degree in Bachelor of Science in Business Administration major in Economics and Bachelor of Science in Commerce major in Accountancy from the De La Salle University.	
		Roberto A. Atendido, 75 years old	
		Mr. Roberto A. Atendido was appointed to the Board in 2012 and was last re-elected as Director on June 25, 2021.	
		He is a seasoned investment banker and a recognized expert in the field with over 40 years of investment banking and consulting experience in the Philippines and in the ASEAN region. Mr. Atendido started his career in consulting with the management services group of Sucia, Corres & Valaya, the largest accounting and consulting	
		of Sycip, Gorres & Velayo, the largest accounting and consulting group in the Philippines. He began his investment banking career in Bancom Development Corporation, the leading investment house in the Philippines during the late 60's and 70's. He was later posted as Vice President of Bancom International Ltd in HK from 1980 to 1982.	
		He then moved to PCI Capital Asia, Ltd. (HK) as Vice President from 1982 to 1983. The PCI Group posted him in Indonesia as Managing Director of PT Duta Perkasa Chandra Inti Leasing, a joint venture between the PCI Group of the Philippines and Bank Duta and	
		Gunung Agung Group of Indonesia, from 1983 to 1988. Mr. Atendido moved back to the Philippines in 1988 as President of Asian Oceanic Investment House, Inc., a fully owned subsidiary of the Asian	

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		Oceanic Group of HK. The company was later bought by the Insular Life Group and renamed Insular Investment & Trust Corporation. In 1996, Mr. Atendido together with several investors organized Asian Alliance Holdings & Development Corporation (AAHDC) and later established Asian Alliance Investment Corp. (AAIC) as a wholly owned investment banking subsidiary. He is currently President and Director of AAHDC and Vice Chairman and Director of AAIC. Currently, Mr. Atendido is a member of the Board of Directors of Paxys Inc, Pharmarex, Inc., Macay Holdings Inc., and Gyant Food Corporation. He is also the Vice Chairman and Director of Sinag Energy Philippines, Inc. since 2008, and Chairman and President of Myka Advisory and Consulting Services Inc. since 2010. He has also held directorships in the Philippine Stock Exchange from 2005 to 2009, Securities Clearing Corporation from 2006 to 2010, Marcventures Holdings, Inc. from 2010 to 2013, Carac-An Development Corp. as Chairman from 2010 to 2013, and Beneficial Life Insurance Corp. from 2008 to 2014. Apart from his business activities, Mr. Atendido is also active in the Brotherhood of Christian Businessmen and Professionals, a nationwide Christian community where he served as Chairman from 2009 to 2011. He has attended trainings in Corporate Governance & Risk Management for the Bank's Board of Directors at the Development	
		Finance Institute in 2003; Basel 2 and Risk Management Course by Export & Industry Bank in 2007. In 2014, he attended the Anti-Money Laundering Act Seminar at the Bangko Sentral ng Pilipinas,	

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		Distinguished Corporate Governance Speaker Series in 2015. He also attended AMLA for Board of Directors and Senior Officers by PBB and the 3rd Annual SEC-PSE Corporate Governance Forum in 2016; IFRS 9 by Punongbayan and Araullo in 2017; and Guide to Compliance with the Anti-Money Laundering Law and its IRR by Center for Global Best Practices and Corporate Governance Seminary by ROAM Inc. in 2018. Mr. Atendido is a graduate of the Asian Institute of Management with a Masters Degree in Business Management in 1973. He completed his Bachelor of Science in Management Engineering from the Ateneo de Manila University Leticia M. Yao, 69 years old Dra. Leticia M. Yao was appointed to the Board in 2009 and last re- elected as Director on June 25, 2021. A well-respected figure in the healthcare industry, Dra. Yao was appointed at the United Doctors Medical Center (UDMC) and Providence Hospital Inc. as a Consultant at the Department of Medicine since 1991 and 2014. She is currently a Director at Mega Asia Bottling Corporation, Zest-O Corporation, Uni-Ipel Industries Inc., Harman Foods Phils Inc., and Solmac Marketing Inc.	

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		She participated in training sessions for Corporate Governance & Risk Management for Banks' Board of Directors by Development Finance Institute in 2002 and further taken the Risk Awareness Seminar by Pacific Management Forum in 2009. In 2014, she attended the AMLA Seminar by the Bangko Sentral ng Pilipinas and Corporate Governance Seminar by the Ateneo de Manila University. She also attended the Distinguished Corporate Governance Speaker Series and Corporate Governance Seminar for Directors and Senior Officers by ROAM Inc. in 2015; AMLA Seminar by BSP and PBB in 2016; Corporate Governance: Fraud Awareness by Center for Training and Development Inc. in 2016; IFRS 9 by Punongbayan and Araullo in 2017; Data Privacy Act Seminar in 2017; and Guide to Compliance with the Anti-Money Laundering Law and its IRR by Center for Global Best Practices and Corporate Governance Seminary by ROAM Inc. in 2018.	
		Benjamin R. Sta. Catalina, Jr., 74 years old	
		Mr. Benjamin R. Sta. Catalina, Jr. was appointed Independent Director to the Board on 2012 and last re-elected as Director on June 25, 2021. He first assumed his independent directorship at PBB from 2003 to 2005.	

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		During his early professional years, Mr. Sta. Catalina was the Senior Vice President of the Asset Based Finance Group of FNCB Finance Co. from 1980 to 1981. He later joined Citibank N.A. from 1981 to 1995 where he has served as Asst. Vice President & Division Head for the Public Sector Division, then became the Vice President and Asst. Director of the Asia Pacific Training Center. He later handled the Middle East Africa Division Training Center as Vice President and Associate Director, and handled the World Corporation Group for Middle East Africa, Division Training Center as Regional Administrator. He was appointed as General Manager from 1988 to 1992 handling the Center for International Banking Studies. In 1993 to 1994, Mr. Sta. Catalina was appointed Vice President and Chief of Staff of the Global Finance Marketing, then rose to Group Head where he handled the Pan Asian Corporate Team in 1994 to 1995. In the academic sphere, he was the Executive Director of the Center for Banking and Financial Management of the Asian Institute of Management in 1996. In addition to holding a number of executive positions, he attended training seminars such as the Makati CAD in 1974, Philippine Core Credit in 1976, Intermediate Credit Seminar in 1977, Exceptional Sales Performance in 1978, Bourse Game in 1979, Asset Based Finance Seminar in 1980, Electronic Banking Seminar in 1981, Selling Skills Train the Trainer Program in 1982, Advanced Lending Strategy in 1982, Technology for Senior Management in 1983 from the Asia						

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		Pacific Training Center. He attended Multinational Business Course in 1980 at Citibank New York, Face to Face Selling Skills in 1986 by the Boston Consulting Group. In 1987, he attended the MAC Approach Course and Alcar Valuation Seminar at MEAD Training Center in Greece. He attended the Corporate Finance II in 1988 by the Asia Pacific Banking Institute. At MEAD Training Center in London, he attended the Risk Management Seminar and the Risk Management III – Corporate Finance in 1991. From 1993 to 1995, Mr. Sta. Catalina attended the Strengthening Organizational Capabilities, Service Quality Management, Technology Solutions for the Business, Marketing Derivatives Ideas, Standards Workshop, and Marketing Financing Ideas to Issuers at Citibank Training Center. He attended the Corporate Governance & Risk Management for Bank's Board of Directors by the Development Finance Institute in 2003, Anti Money Laundering Act Seminar in 2014, Distinguished Corporate Governance Speaker Series in 2015, Corporate Governance Forum in 2016, IFRS 9 by Punongbayan and Araullo and Data Privacy Act Seminary in 2017, and Guide to Compliance with the Anti-Money Laundering Law and its IRR by Center for Global Best Practices and Corporate Governance Seminar by ROAM Inc. in 2018. Mr. Sta. Catalina is a graduate of the Asian Institute of Management. He finished his Bachelor of Science in Management Engineering from the Ateneo De Manila University.	

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		<ul> <li>Narciso DL. Eraña, 69 years old</li> <li>Mr. Narciso DL. Eraña was appointed Independent Director to the Board in 2018.</li> <li>Mr. Eraña has an extensive career spanning over 30 years, about 23 of which were spent in the Philippine finance industry. This included about 16 years in various banks, and seven (7) years as President of a multinational brokering company. He also spent many years as an entrepreneur in the family business.</li> <li>He started his career with Bank of America-Manila handling credit and trade finance for the mining industry, pharmaceuticals, and small medium scale businesses. He moved into the bank's Treasury Department and eventually became Bank of America's youngest Country Treasurer, handling the overall Treasury Trading and Management functions. This served as the foundation for the rest of his Finance career which focused on Treasury management in multinational and local institutions, from savings banks and unibanks.</li> <li>His banking experience involved managing the banks' liquidity in all currencies, and FX and Government Securities trading as well as investments in Structured Products and derivatives.</li> </ul>			

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		His last position was President of ICAP Philippines for seven (7) years, a subsidiary of ICAP Plc., a London based FTSE company and the world's largest Interdealer broker, with average volumes in excess of USD 1 trillion daily.				
		Active in financial market associations, Mr. Eraña was a Director of the Money Market Association of the Philippines for four (4) years and a Director of the ACI Financial Markets Association for another four (4) years. Activities included the formulation of policies and procedures for the operation of the Banking as well as brokering industries. These activities entailed frequent interaction with associations and regulators, including the Bangko Sentral ng Pilipinas, Securities and Exchange Commission, and the Banker's Association of the Philippines. During this time, he was also a member of Financial Executive Institute of the Philippines (FINEX). Mr. Eraña is a graduate of Business Management at Schiller College in Heidelberg, Germany and obtained his MBA from the Thunderbird School of Global Management in Glendale, Arizona.				
		Roberto C. Uyquiengco, 74 years old Mr. Roberto C. Uyquiengco was appointed to the Board as Independent Director in 2018.				

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		He has been in the banking and finance industry for almost 50 years. He started with Sycip Gorres Velayo & Co. (SGV) from 1970 to 1974 and later with North Negros Loggers Corporation until 1976. His stint in the banking industry started with Allied Banking Corporation from 1977 to 1980 and later with State Investment House (Bacolod Branch) from 1980 to 1984. He was last connected with China Banking Corporation as First Vice President and Region Head for North Luzon from 1984 until his retirement in 2011. He took up and passed the Trust Officers' Training Program (TOTP) given by the Philippine Trust Institute in 1991. Further, Mr. Uyquiengco attended some international and local conferences related to the banking and finance industry, among of which is the Bankers' of America Institute Conference in November 2007, held in Las Vegas, Nevada, USA and the Asian Bankers Conference in 1996 which was held in Singapore. Currently, he is affiliated with the following private institutions: (a) Emmanuel Multi-purpose Cooperative, Inc., in Cuenca, Batangas as Director since 2011; (b) Green Leaf Foreign Exchange Corporation as its Chairman and CEO since its incorporation in 2012; and (c) Manulife as a Financial Adviser since 2017. Mr. Uyquiengco is also a known advocate of education, being a part- time faculty of the College of Business and Accountancy of National University since 2012 and as a part-time training consultant of the Chinabank Academy since 2013. Mr. Uyquiengco is both a lawyer and a Certified Public Accountant			

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		by profession. He obtained his undergraduate degree from La Salle College, Bacolod City in 1970 with a degree in BS in Commerce Major in Accounting (graduating cum laude) and passed the CPA board in the same year. Thereafter, in 1975, he took up his Bachelor of Laws degree from the University of Negros Occidental-Recoletos, Bacolod City, graduating in 1980 and passing the bar examinations also in the same year. He also took up the advance Bank Management Program of the Asian Institute of Management from August to October 1993 and was awarded with the Highest Honor for superior performance among the forty (40) participants from various international banks. <b>Benel D. Lagua, 66 years old</b> Mr. "Benel" D. Lagua is a seasoned professional in the banking and finance industry for the last thirty-two (32) years, having been with both government and private financial institutions. He was last connected with the Development Bank of the Philippines (DBP) from March 2013 until February 2020, where he assumed roles such as Executive Vice President and Chief Development Officer (2013- 2017) and Executive Vice President and Head of Corporate Services Sector (2018-2020). While with DBP, he was seconded as a Director of the following: DBP Data Center Inc. (DCI) from June 2017 to August 2018, Small Business Corporation (SBC) from 2013 to 2020, and LGU Guarantee Corporation (LGUCC) from 2013 to 2020. He was also the concurrent CEO of the Industrial Guarantee Loan Fund			

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	Compliant	which was being managed by the DBP for the national government until its full transition to Philippine Guarantee Corporation in 2019. Prior to this, he had extensive career from various companies in the banking, finance and consumer industry, as well as being a Consultant of the Economic Research Group in Malacañan in 1982. Director Lagua is a graduate of Management Engineering at the Ateneo de Manila University (Dean's lister). He also holds a Master in Business Management from the Asian Institute of Management, completed the course requirements for Doctor in Business Administration at the University of the Philippines, a Master in Public Administration from the Harvard University's John F. Kennedy School of Government, and further completing the course requirements for Doctor in Business Administration at the De la Salle University in Manila. He also took up the Career Executive Service Development Program XXI at the Development Academy of the Philippines. As an expert in the field of management and finance, Director Lagua teaches part-time at the Ateneo de Manila University and the De La Salle University in Manila.			
		and Applied Chemistry (PIPAC) as a member of its Board of Directors. He is presently an Independent Director of Bangko ng Kabuhayan			

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Practice/Policy	-	<ul> <li>Asterio L. Favis, Jr., 70 years old</li> <li>Mr. Asterio "Boy" L. Favis, Jr. has been in the finance industry for about thirty (30) years, particularly in treasury banking.</li> <li>Presently, he is an Independent Director of Makati Finance Corporation, as a Consultant of Amalgamated Investment Bancorporation and the Ateneo-BAP Institute of Banking and a Director/Vice President of Aspirations International, Inc. (a Toby's Sports franchise). He started his treasury banking career with PCI Bank, first as Assistant Vice President and Head of Foreign Exchange, then as Vice President and Head of Domestic Money Market (from 1986 to 1989), and lastly as Vice President under the Office of the President (seconded to PCI Capital in charge of fixed income securities, from 1989 to 1990). From 1990 to 1999, he headed the Treasury Division of Asianbank Corporation then moved to AB Capital &amp; Investment Corporation from 1999 to 2002, leading the Financial Markets Division as Senior Vice President. Later on, he headed the Treasury Division of Philippine National Bank as</li> </ul>			
		Executive Vice President, from 2002 to 2007. His last stint with the banking industry was with Sterling Bank of Asia as Executive Vice President & Head of Treasury Group from 2007 to 2009 and lastly as Executive Vice President under the Office of the President from 2009 to 2013 (including one-year as OIC of Consumer Lending Group). Director Favis, Jr. is a true-blue eagle from elementary to college. He			

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		was Salutatorian in elementary, Salutatorian in High School (with awards in Math, Sciences and Latin) and cum laude in College, graduating with a degree of Bachelor of Science in Management Engineering.			
		He is presently a member of the Institute of Corporate Directors (ICD), past member of the Chamber of Thrift Banks (2007-2009), with Money Market Association of the Philippines (from being Secretary, Vice-President and lastly as President, 1988-2004), past President of the Foreign Exchange Association of the Philippines (1988-1989), past member of the Bankers Association of the Philippines – Open Market Committee (1991-1999) and as past Captain of the Ateneo NCCA High School Basketball Team (1970-1971).			
		Diosdado M. Peralta, 70 years old			
		Mr. Peralta was appointed as the 26th Chief Justice of the Supreme Court of the Philippines from October 23, 2019 until his retirement on March 27, 2021.			
		Mr. Peralta started his career in government service in 1987 when he was appointed Third Assistant Fiscal of Laoag City. In 1988, he was assigned to the Prosecutor's Office in the City of Manila. He later became the assistant chief of the Investigation Division of the Office of the City Prosecutor in the first months of 1994.			

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		In September 1994, Chief Justice Peralta was appointed as Presiding Judge of Branch 95 of the Regional Trial Court (RTC) of Quezon City, which was designated as a Special Criminal Court on Heinous Crimes and, later, Drugs Cases. He was promoted to the Sandiganbayan in 2002 and became its Presiding Justice in 2008. On January 13, 2009, he was named as the 162nd Associate Justice of the Supreme Court. He was the third Presiding Justice of the anti-graft court to be appointed to the High Court. On October 23, 2019, he was then appointed as the 26th Chief Justice of the Philippines. He is an alumnus of the University of Santo Tomas Faculty of Civil Law where he was as a working student and graduated in 1979. He obtained his undergraduate degree in Economics from the Colegio de San Juan de Letran in October 1974, and started working at the age of twenty (20) on November 2, 1974 as a production analyst of Cosmos Bottling Corporation (CBC). In January 1975, he became the operating supervisor of CBC's sister company, Wisdom Management, Inc., a management firm. He later became a general manager of Ace Agro Development Corp. and vice president of Cypress Agricultural Development Corp, both sister companies of CBC. During his corporate stint and while taking up law from 1975 to 1979, he supervised the operation of three fish pens owned by the said three companies, and would join Bountee Fishery Corp. 's (a sister company of CBC) fishing vessels in the high seas to oversee its				

	INTEG	RATED ANNUAL CORPORATE GOVERNANCE REPORT	
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation
		<ul> <li>operations during summer time. In January 1980, while waiting for the results of the Bar exams, he returned to the mother company, CBC, as assistant personnel manager. When he passed the Bar that year, he was appointed as head of personnel department of CBC, while maintaining his positions as general manager of Ace Agro Development Corp. and vice president of Cypress Corp., and handling labor, criminal and civil cases of the company. At the same time, he was elected Barangay Councilman of Fairview, Quezon City, and served as barangay officer until the end of 1986. He only resigned from CBC when he accepted the invitation to become a prosecutor in Laoag City in January 1987.</li> <li>Prior to becoming a member of the Supreme Court, he was a professor, lecturer, resource person, and Bar reviewer in Criminal Law, Criminal Procedure, Remedial Law, and Trial Techniques at the UST Faculty of Civil Law, the Ateneo de Manila University, San Beda College of Law, the University of the East, and the University of the Philippines Law Center, among others. He has been a member of the Philipa and remains to be an active lecturer thereof on its Orientation Program for Newly appointed Judges, Pre-judicature Program and other training seminars.</li> </ul>	
Recommendation 1.2 1. Board is composed of a majority of non-executive directors.	Compliant	Elected Directors as of December 2022:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information			Explanation
		Director's Name		Туре	
		Jeffrey S. Yao	Non-Exe	cutive Director	
		Rolando R. Avante	Execut	tive Director	
		Honorio O. Reyes-Lao	Non-Exe	cutive Director	
		Dra. Leticia M. Yao	Non-Exe	cutive Director	
		Roberto A. Atendido	Non-Exe	cutive Director	
		Asterio L. Favis, Jr.	Indeper	ndent Director	
		Benel D. Lagua	Indeper	ndent Director	
		Benjamin R. Sta. Catalina, Jr.	Non-Exe	cutive Director	
		Narciso DL Eraña	Indeper	ndent Director	
		Roberto C. Uyquiengco	•	ndent Director	
		CJ Diosdado M. Peralta (Ret.)	Indeper	ndent Director	
Recommendation 1.3					
1. Company provides in its	Compliant	See item X on page 10 and item			
Board Charter and Manual		Charter and Manual on Corporate	e Governan	ice and Compliar	nce
on Corporate Governance a		Program, respectively.			
policy on training of					
directors. 2. Company has an orientation		Training for DOD and Series (	)ff:	DATE	
program for first time		Training for BOD and Senior C	Jincers	December 16,	
directors.		Corporate Governance		2022	
3. Company has relevant		BSP-CTB Training Program on Anti-	Money	2022	
annual continuing training		laundering (AML)/Combating the 1		August 04, 2022	2
for all directors.		and Proliferation (CTPF) Training			-
		Risk Management Training - Corpo	rate		
		Governance Seminar		April 28, 2022	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Inform	Explanation			
Recommendation 1.4	Compliant	Coo E 2 o i lost norregrende en norre 17 o	Athe Manual on Connerat			
<ol> <li>Board has a policy on board diversity.</li> </ol>	Compliant	See E.2.a.i last paragraph on page 17 c Governance and Compliance Program.	or the Manual on Corporate	2		
		Director's Name	Gender			
		Jeffrey S. Yao	Male			
		Rolando R. Avante	Male			
		Asterio L. Favis, Jr.	Male			
		Roberto A. Atendido	Male			
		Benel D. Lagua	Male			
		Honorio O. Reyes-Lao	Male			
		Benjamin R. Sta. Catalina, Jr.	Male			
		Leticia M. Yao	Female			
		Narciso DL Eraña	Male			
		Roberto C. Uyquiengco	Male			
		Diosdado M. Peralta	Male			
Recommendation 1.5		1				
1. Board is assisted by a	Compliant	Atty. Roberto S. Santos is the Corporate	e Secretary and Head of the	2		
Corporate Secretary.		Legal Services Group and holds the posi-	Legal Services Group and holds the position of Vice President.			
2. Corporate Secretary is a						
separate individual from the		In his over 35 years of experience in banking and finance, he was a				
Compliance Officer.		Manager at Traders Royal Bank since 1980, held various executive				
3. Corporate Secretary is not a		positions with Security Bank from 1982 to 1999, General Manager				
member of the Board of		of Security Finance Corporation from 1997 to 2001, and was the				
Directors.		Head of the Legal Department of Metro	•			
		2002 to 2004. Atty. Santos later join	ied PBB as Assistant Vice	-		

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Non- Additional Information				
		President in 2008. He attended various seminars on Anti-Money Laundering, Corporate Governance, update on relevant tax laws, corporate rehabilitation, PSE and SEC regulations, Letters of Credit transactions, credit and collections, and other pertinent banking laws and regulations.			
		Atty. Santos received his law degree from the University of the East and is a graduate of Bachelor of Arts from the same university.			
		The Corporate Secretary is the custodian of and maintains corporate books and record and the recorder of the Bank's formal actions and transactions. He is primarily responsible to the bank and its shareholders, and has, among others, the following duties and responsibilities:			
		<ul> <li>(a) Assists the Board and the board committees in the conduct of their meetings, including preparing an annual schedule of Board and committee meetings and the annual board calendar and assisting the chairs of the Board and its committees to set agendas for those meetings;</li> <li>(b) Safe keeps and preserves the integrity of the minutes of the</li> </ul>			
		(b) Safe keeps and preserves the integrity of the minutes of the meetings of the Board and its committees, as well as other official records of the bank;			
		(c) Keeps abreast on relevant laws, regulations, all governance issuances, relevant industry developments and operations of the bank, and advises the Board and the chairperson all relevant issues as they arise;			

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
		<ul> <li>(d) Works fairly and objectively with the Board, Management and stockholders and contributes to the flow of information between the Board and management, the Board and its committees, and the Board and its stakeholders, including shareholders;</li> <li>(e) Advises on the establishment of board committees and their terms of reference;</li> <li>(f) Informs members of the Board, in accordance with the by-laws, of the agenda of their meetings at least five working days in advance, and ensures that the members have before them accurate information that will enable them to arrive at intelligent decision on matters that require their approval;</li> <li>(g) Attends all Board meetings, except when justifiable causes, such as illness, death in the immediate family and serious accidents, prevent him/her from doing so;</li> <li>(h) Performs required administrative functions;</li> <li>(i) Oversees the drafting of the by-laws and ensures that they conform with regulatory requirement; and</li> <li>(j) Performs such other duties and responsibilities as may be provided by the SEC.</li> </ul>		
<ol> <li>Corporate Secretary attends training/s on corporate governance.</li> </ol>	Compliant	Trainings on Corporate Governance:		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information		Explanation	
		Nature/Title	Date Taken		
		Corporate Governance	December 13, 2021		
		Corporate Governance	August 21, 2020		
		Corporate Governance Updates and Economic Briefing	July 25, 2019		
		Corporate Governance: Board Effectiveness Best Practices	September 26, 2019		
		Seminar on Corporate Governance	November 27, 2018		
		Best Practices in Corporate Housekeeping	May 11-12, 2017		
		Corporate Governance Seminar	22 December 2016		
		Corporate Governance Seminar for Directors & Senior Officers	10 December 2015		
		Corporate Governance Seminar for Directors & Senior Officers	23 December 2014		
		Corporate Governance Seminar	3 September 2011		
Optional: Recommendation 1.5					
<ol> <li>Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.</li> </ol>	Compliant	The Office of the Corporate Secretary of least one (1) week prior to the date of ac copies)			
Recommendation 1.6	Recommendation 1.6				
1. Board is assisted by a Compliance Officer.	Compliant	Atty. Sergio M. Ceniza joined PBB as Chi the rank of First Vice President. He has o	-		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation
<ol> <li>Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.</li> <li>Compliance Officer is not a member of the board.</li> </ol>		from the financial industry where he worked with insurance companies and banks, starting with Great Pacific Life Assurance Corporation, Philam Plans Inc, and then with BDO Universal Bank where he was also seconded to BDO Leasing & Finance Inc. as Head of Legal, Compliance & AML Compliance with the rank of Assistant Vice President. Atty. Ceniza moved to First Metro Investment Corporation (part of Metrobank Group) in September 2012 as Deputy Chief Compliance Officer with the rank of Assistant Vice President. In June 2016, he was promoted to Vice President and was designated as Chief Compliance Officer, Chief AML Officer, and Data Privacy Officer. As CCO, he was over-all in-charge of formulating and implementing policies and procedures for the general operations of the company's Compliance Program, including those in subsidiary units. He regularly reported to the Board, through the Corporate Governance Committee, the level of regulatory compliance of the organization and its subsidiaries. He also monitored and coordinated compliance activities of other companies within the group. Atty. Ceniza is a Law professor at De La Salle University, Far Eastern University, University of the East, and Manila Law College. He is a regular lecturer in the Mandatory Continuing Legal Education (MCLE) of Chan Robles, Access MCLE and UP Institute of Judicial Administration. He is also a bar reviewer on Commercial Law. He is an active member of Association of Bank Compliance Officers (ABCOM) and is well-regarded in the industry.	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Non- Additional Information		Explanation		
		<ul> <li>He has a Bachelor's degree in Political Science and Bachelor of Laws degree from Far Eastern University. He is a candidate in Master of Laws from San Beda College-Graduate School of Law.</li> <li>He shall perform the following duties: <ol> <li>Ensures that the compliance system is designed to specifically identify and mitigate compliance/business risks, which may erode the franchise value of the bank.</li> </ol> </li> <li>Ensures that the compliance function shall have formal status within the Bank, which shall be established by a charter duly approved by the Board of Directors that defines the compliance function's standing, authority and independence, and addresses the following issues: <ol> <li>Measures to ensure the independence of the compliance function from the business activities of the bank;</li> <li>The organizational structure and responsibilities of the unit or department administering the compliance Office with other functions or units of the organization, including the delineation of responsibilities and lines of cooperation;</li> <li>The right of the Compliance Office to obtain access to information necessary to carry out its responsibilities;</li> </ol> </li> </ul>			

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
		<ul> <li>(6) The formal reporting relationships of the Compliance Office to Senior Management, the Board of Directors, and the appropriate board-level Committee; and</li> <li>(7) The rights of the Compliance Office direct access to the Board of Directors and to the appropriate Committee level Committee.</li> <li>iii. Is tasked in managing the implementation of the Corporate Governance and Compliance Program of the Bank, with the following specific duties and responsibilities:</li> <li>(1) Ensures proper on-boarding of new directors (i.e., orientation on the bank's business, charter, articles of incorporation and by-laws, among others);</li> <li>(2) Monitors, reviews, evaluates and ensures the compliance by the Bank, its officers and directors with the relevant laws, this Code, rules and regulations and all governance issuances of regulatory agencies;</li> <li>(3) Reports the matter to the Corporate Governance Committee if violations are found and recommends the imposition of appropriate disciplinary action;</li> <li>(4) Ensures the integrity and accuracy of all documentary submission to regulators;</li> <li>(5) Appears before the SEC when summoned in relation to compliance with this Code;</li> <li>(6) Collaborates with other departments to properly address compliance issues, which may be subject to investigation;</li> </ul>		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information		Explanation
		<ul> <li>(7) Identifies possible areas of contowards the resolution of the same (8) Ensures the attendance of board to relevant trainings;</li> <li>(9) Performs such other duties and provided by the SEC;</li> <li>(10) Manages the implementation, a Corporate Governance and Comporate Governance and Comporate Governance and Comporate of Directors, through the Committee, which will encourage report suspected fraud and other of retaliation.</li> </ul>	ne; I members and key officers responsibilities as may be nd periodic revision, of the pliance Program; and icies and programs to the ne Corporate Governance e officers and employees to	
4. Compliance Officer attends	Compliant	Latest Trainings on Corporate Governand	ce:	
training/s on corporate		Nature/Title	Date Taken	
governance.		Corporate Governance	December 13, 2021	
		Corporate Governance	August 21, 2020	
		Corporate Governance: Board Effectiveness Best Practices	September 26, 2019	
		Annual Forum on Good Governance, Ethics, and Compliance	October 11, 2018	
		Creating a Legacy of Good Governance	June 7-8, 2018	
		Seminar on AML, Corporate Governance and Data Privacy	October 19, 2017	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
		Corporate Governance Orientation ProgramSeptember 6, 2016Corporate Governance ForumAugust 3, 2016		
-		nd accountabilities of the Board as provided under the law, the content of the Board as provided under the law, the content of the bould be clearly made known to all directors as well as to stockho		
<ol> <li>Directors act on a fully informed basis, in good faith, with due diligence and care and in the best interest of the company.</li> </ol>	Compliant	Page 26 (vi) of PBB's Revised Corporate Governance Manual (I www.pbb.com.ph)	link:	
Recommendation 2.21. Board oversees the development, review and approval of the company's business objectives and strategy.2. Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	Page 18 (#2) of PBB's Revised Corporate Governance Manual (I www.pbb.com.ph)	link:	
Supplement to Recommendation 1. Board has a clearly defined	2.2 Compliant	Please refer below for the link to PBB website		
and updated vision, mission	Compliant	http://pbb.com.ph/mission_and_vision.htm	Dage 21 a	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
and core values.		Review of the vision, mission and core values is being conducted yearly.		
<ol> <li>Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.</li> </ol>	Compliant	The Board of Directors has general responsibilities of: (1) approving and overseeing the implementation of the Bank's strategic objectives, risk strategy, corporate governance and corporate values; (2) monitoring and overseeing the performance of senior management as the latter manages the day-to-day affairs of the institution.		
Recommendation 2.3		· · · · · · · · · · · · · · · · · · ·		
<ol> <li>Board is headed by a competent and qualified Chairperson.</li> </ol>	Compliant	PBB's Chairman of the Board is Mr. Jeffrey S. Yao. See recommendation 1.1 for his qualifications.		
Recommendation 2.4				
<ol> <li>Board ensures and adopts an effective succession planning program for directors, key officers and management.</li> </ol>	Compliant	Succession Planning is established (1) To ensure unhampered operations of the Bank; (2) To ensure continuity in management of its corporate affairs/operations; and (3) To avoid strategic risk resulting from a sudden vacancy of key and critical positions in the Bank.		
<ol> <li>Board adopts a policy on the retirement for directors and key officers.</li> </ol>		<ul> <li>The Bank's Succession Planning is also designed to:</li> <li>Strengthen leadership stability so that critical positions are accordingly filled up.</li> </ul>		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
Recommended CG Practice/Policy	Non- Additional Information		Explanation
		<ul> <li>Identify high potential employees who display the competencies required to perform assigned functions effectively.</li> <li>Develop effective development programs to address the competency gaps of incumbents and potential successors.</li> <li>The Bank's Succession Planning was updated and approved by the BOD in 2018. The updated succession plan includes the framework, implementing guidelines, requirements for identified successors, and development plans to be given to talents identified as successors. All these were included to ensure effectiveness of the program.</li> <li>The retirement policy of the Bank is being implemented with the approval of EXCOM and Retirement Committee.</li> </ul>	
Recommendation 2.5		<u> </u>	
<ol> <li>Board aligns the remuneration of key officers and board members with long-term interests of the company.</li> </ol>	Compliant	The bank's compensation strategy provides for a competitive pay structure that rewards the attainment of long-term and short-term objectives and how the goals and objectives are attained. Thus, part of the performance metrics include governance ratings such as Audit and compliance, customer service, business process improvement.	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
<ol> <li>Board adopts a policy specifying the relationship between remuneration and performance.</li> </ol>	Compliant	The bank's compensation strategy is performance-based, and performance is not only in terms of numbers but other equally important metrics to ensure the sustainability of the bank as discussed above. Compensation and Benefits packages are benchmarked with the industry, and reviewed based on the internal standards of the bank in terms of reasonability and affordability vis-à-vis bank performance.		
<ol> <li>Directors do not participate in discussions or deliberations involving his/her own remuneration.</li> </ol>	Compliant	See item D.2.i on page 11 of the Manual on Corporate Governance and Compliance Program.		
Optional: Recommendation 2.5				
<ol> <li>Board approves the remuneration of senior executives</li> </ol>	Compliant	The Board approved the Performance Bonus and Merit Increase Principles being adhered to by the bank in formulating its compensation and benefits level. Remuneration and benefits of the employees are approved by the Executive Committee and confirmed by the Board. Annual performance management guidelines are also presented to the Executive Committee and the Board for approval.		
<ol> <li>Company has measurable standards to align the performance-based</li> </ol>	Compliant	The Bank's Performance Management System includes metrics that promote the long-term interest of the bank. Please see discussion in Recommendation 2.5		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation
remuneration of the executive directors and senior executives with long- term interest, such as claw back provision and deferred bonuses.			
Recommendation 2.6			
<ol> <li>Board has a formal and transparent board nomination and election policy.</li> </ol>	Compliant	The Corporate Governance Committee pre-screens and short-lists all candidates nominated to become members of the BOD in accordance with the qualifications and disqualifications provisions of the Bank's Manual on Corporate Governance and Compliance Program.	
<ol> <li>Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.</li> <li>Board nomination and</li> </ol>		The Corporate Governance Committee conducts annual evaluation of the performance of all directors. The results in this annual activity is the basis of the Committee in coming up with the list of nominees to be submitted to the Corporate Secretary for possible re-	
election policy includes how the company accepted nominations from minority shareholders.		appointment/re-election to the Board as director during the stockholders meeting.	
<ol> <li>Board nomination and election policy includes how the board shortlists candidates.</li> </ol>			
5. Board nomination and election policy includes an			

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Non- Additional Information		Explanation		
<ul> <li>assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.</li> <li>6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.</li> <li>Optional: Recommendation 2.6</li> </ul>					
<ol> <li>Company uses professional search firms or other external sources of candidates (such as director database set up by director or shareholder bodies) when searching for candidates to the board of directors.</li> </ol>	Compliant	Sourcing of candidates are mostly coming from recommendations of the members of the Board of Directors and other Senior Officers, as well as known personalities with the Institute of Corporate Directors, wherein some of the current directors of PBB are members.			
Recommendation 2.7					
<ol> <li>Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring</li> </ol>	Compliant	Please refer below for the link to the publication to pbb website http://pbb.com.ph/SEC/Corporate%20Governance/Policies/RPT%2 OPolicy.pdf			

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Non- Additional Information		Explanation		
transactions.					
<ol> <li>RPT policy includes appropriate review and approval of material RPTs which guarantee fairness and transparency of the transactions.</li> </ol>	 , 5				
<ol> <li>RPT policy encompasses al entities within the group taking into account thei size, structure, risk profile and complexity o operations.</li> </ol>	, - -				
Supplement to Recommendation	ons 2.7				
<ol> <li>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 tha need not be reported o announced, those that need to be disclosed, and those that need prior shareholde approval. The aggregate amount of RPTs within any</li> </ol>		A threshold amount, as approved by the Board, is prescribed for each type of transaction with each related party or group of related parties. An RPT that crossed the applicable threshold amount shall be considered material RPT and shall be subject to materiality threshold requirements, i.e., evaluation and approval by RPT Committee and BOD, respectively, and reporting to the BSP. The following transactions shall not be deemed related party transactions and shall therefore be excluded from materiality thresholds requirement and reporting to the BSP.			

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional	Additional Information		
twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.		securities traded in an active iii. Transactions allowed/grant benefit programs; and iv. Executive Officer and Directo	ed under BSP-approved fring	e	
<ol> <li>Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.</li> </ol>	Compliant	recommending approval of the Committee and endorsed to the who have material interest with in the approval of the same (pro Meetings of the Board as well as Link to publication	http://pbb.com.ph/SEC/Corporate%20Governance/Policies/RPT%2		
Recommendation 2.8					
<ol> <li>Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit</li> </ol>	Compliant	See E.2.a.iv (3) on page 19 of the Manual on Corporate Governance and Compliance Program The appointed senior officers were vetted by the Executive Committee, approved and duly endorsed by the Corporate Governance Committee to the Board, and confirmed by the latter. The Management Team appointed: Name Position		e	
Executive)		Rolando R. Avante	President and CEO		

	INTEG	RATED ANNUAL CORPORATE GOV	/ERNANCE REPORT	
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additiona	l Information	Explanation
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	Sergio M. CenizaChief Compliance OfficerMaria Lourdes G. TrinidadChief Risk OfficerLaurence R. RapanutChief Audit Executive/Internal AuditorAll Group Heads reporting to Board Level Committees are being rated by each member of the committee i.e. Chief Risk Officer is rated by Risk Committee, Internal Auditor are rated by the Audit Committee, Chief Compliance Officer is rated by Corporate Governance Committee and Trust Officer is rated by Trust Committee. With the agreement of the Committee members, the Chairman of the Board Committees may gather all the ratings of the members of the Board and present one rating to the ratee, or each Committee member will submit his/her individual rating and HRG will average the rating.		5 t 2 t 2
Recommendation 2.9				
<ol> <li>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.</li> <li>Board establishes an effective performance management framework</li> </ol>	Compliant	Bank's Performance Management System provides for Key Performance Indicators that are measurable, and includes not only the numerical results, but also how the numerical results were achieved through governance and organization development metrics. The performance standards and measures, feedback system and performance monitoring, recognition mechanism and developmental plans to support employee development, give due recognition to deserving employees.		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.		A Performance Improvement Plan is implemented to assist all employees who get a Below Average rating in their Performance Appraisal.		
Recommendation 2.10				
<ol> <li>Board oversees that an appropriate internal control system is in place.</li> <li>The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management members and shareholders.</li> <li>Board approves the Internal Audit Charter.</li> </ol>	Compliant	See E.2.a.v on page 25 of the Manual on Corporate Governance and Compliance Program Please refer below for the link to pbb website <u>http://pbb.com.ph/SEC/Corporate%20Governance/BOC/Committe</u> <u>e%20Charters/PBB_AuditCommitteeCharter.pdf</u>		
Recommendation 2.11				
<ol> <li>Board oversees that the company has in place a sound enterprise risk</li> </ol>	Compliant	See E.2.a.ix on page 40 of the Manual on Corporate Governance and Compliance Program		
management (ERM) framework to effectively identify, monitor, assess and manage key business risk.		Please refer below for the published Annual Report containing the Bank's Risk Management Profile. <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=1c9d58bc0e9</u>		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
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.		<u>1c9dc5d542af6f1e997b9</u>		
Recommendation 2.12				
<ol> <li>Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.</li> <li>Board Charter serves as a guide to the directors in the performance of their functions.</li> <li>Board Charter is publicly available and posted on the company's website.</li> </ol>	Compliant	Please refer to the link below for publication to pbb website <u>http://pbb.com.ph/SEC/Corporate%20Governance/BOC/Board%20</u> <u>of%20Director's%20Charter%20%20Philippine%20Business%20Ban</u> <u>k.pdf</u>		
Additional Recommendation to P	Additional Recommendation to Principle 2			
<ol> <li>Board has a clear insider trading policy.</li> </ol>	Compliant	Please refer to the link below for publication to pbb website http://pbb.com.ph/SEC/Corporate%20Governance/Policies/Insider %20Trading%20Policy%20(for%20PBB%20Website).pdf		
Optional: Principle 2				

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation		
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       Please refer to the link below for publication to pbb website <a href="http://pbb.com.ph/SEC/Corporate%20Governance/Policies/RPT%2">http://pbb.com.ph/SEC/Corporate%20Governance/Policies/RPT%2</a> 0Policy.pdf         2. Company discloses the types of decision requiring board of directors' approval.         Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established should be considered in a publicity available					
Recommendation 3.1					
<ol> <li>Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.</li> </ol>	Compliant	See E.2.a.ix on page 34 of the Manual on Corporate Governance and Compliance Program			
Recommendation 3.2					
<ol> <li>Board establishes an Audit Committee to enhance its oversight capability over the company's financial</li> </ol>	Compliant	See E.2.a.ix on page 35 of the Manual on Corporate Governance and Compliance Program. The committee is responsible for the appointment, fees, and			

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reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.		replacement of external auditor. It reviews and approves the engagement contract and ensures that the scope of audit likewise cover areas specifically prescribed by the Bangko Sentral and other regulators [see item (4) on page 36 of the Corporate Governance Manual].		
2. Audit Committee is composed of at least three appropriately qualified non- executive directors, the majority of whom, including the Chairman is independent.	Compliant	See recommendation 1.1 for their qualification         Director's Name         Benel D. Lagua. – Chairman         Benjamin R. Sta. Catalina, Jr. – Member         Atty. Roberto C. Uyquiengco - Member         Asterio L. Favis, Jr. – Member         Honorio O. Reyes-Lao – Member	ations Type Independent Director Non-Executive Director Independent Director Independent Director Non-Executive Director	
<ol> <li>All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.</li> </ol>	Compliant	See recommendation 1.1 for their qualifica	ations	
<ol> <li>The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.</li> </ol>	Compliant	Please refer to the link to the Annual Report containing the         Committee Members         https://edge.pse.com.ph/openDiscViewer.do?edge_no=ddafb6034cc         174e23470cea4b051ca8f		
Supplement to Recommendation 1. Audit Committee approves all non-audit services	3.2 Compliant	The Bank has not engaged any non-audit s auditor, Punongbayan & Araullo as indica		

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conducted by the external auditor.		Audit Results for Philippine Business Bank, Inc. (for the year ended December 31, 2021) which states "P&A has not been engaged by the Bank for any non-audit services during the year." The said SEC's recommended governance practice is included in the revised Audit Committee Charter as published in the Bank's website.			
<ol> <li>Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.</li> </ol>	Compliant	<ul> <li>The Bank's Audit Committee has conducted regular meetings and dialogues with the external audit team without anyone from the management present last October 13, 2021 and April 27, 2022.</li> <li>Attached as proof are following: <ol> <li>P&amp;A's letter to the Bank's Audit Committee dated October 13, 2021 on their discussion pertaining to their Audit Plan for PBB for the year ending December 31, 2021 (See Annex A);</li> <li>P&amp;A's letter to the Bank's Audit Committee dated April 27, 2022 (See Annex B).</li> </ol> </li> </ul>			
Optional: Recommendation 3.2					
<ol> <li>Audit Committee meet at least four times during the year.</li> </ol>	Compliant	The Audit Committee met monthly or twelve (12) times during the year. This is provided under the Revised Audit Committee Charter (under page 6) which states that "The Committee will meet once every month or as often as necessary to fulfill its duties and responsibilities"			
2. Audit Committee approves	Compliant	The Audit Committee approves the appointment and removal of the			

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
the appointment and removal of the internal auditor.		Internal Auditor. This is provided under item 21 of the revised Audit Committee Charter which states that the Audit Committee "Approve the appointment and removal of the Chief Internal Auditor and key internal auditors or contracted internal auditors, if applicable."		
Recommendation 3.3				
1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	Compliant	See item D on page 10 of the Manual on Corporate Governance and Compliance Program.The committee reviews and evaluates the qualifications of all persons nominated to the board of directors as well as those nominated to other positions requiring appointment by the board of directors.The committee recommends to the board of directors matters pertaining to the assignment to board committees, as well as succession plan for the members of the board of directors and senior management.		
2. Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Compliant	See recommendation 1.1 for their qualificationsDirector's NameTypeAtty. Roberto C. Uyquiengco – ChairmanIndependent DirectorBenel D. Lagua – MemberIndependent Director		

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information Expla			
<ol> <li>Chairman of the Corporate Governance Committee is an independent director.</li> </ol>		Roberto A. Atendido – MemberNon-Executive DirectorNarciso DL. Erana – MemberIndependent DirectorDiosdado M. Peralta – MemberIndependent Director			
Optional: Recommendation 3.3					
<ol> <li>Corporate Governance Committee meet at least twice (2x) during the year.</li> </ol>	Compliant	The Corporate Governance Committee had twelve (12) meetings for the year 2022.			
Recommendation 3.4					
<ol> <li>Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.</li> </ol>	Compliant	See E.2.a.ix on page 40 of the Manual on Corporate Governance and Compliance Program.			

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	Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Infor	Additional Information	
2.	BROC is composed of at least	Compliant	See recommendation 1.1 for their qua	lifications.	
	three (3) members, the		Director's Name	Туре	
	majority of whom should be		Narciso DL. Eraña – Chairman	Independent Director	
	independent directors,		Asterio L. Favis, Jr. – Member	Independent Director	
	including the Chairman.		Benjamin R. Sta. Catalina, Jr. – Member	Non-Executive Director	
	-		Atty. Roberto C. Uyquiengco - Member	Independent Director	
			Honorio O. Reyes-Lao – Member	Non-Executive Director	
			Roberto A. Atendido – Member	Non-Executive Director	
			Benel D. Lagua – Member	Independent Director	
	The Chairman of the BROC is not the Chairman of the Board or of any other committee. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk	Compliant Compliant	Please refer to the link of the Annual R Committee Members <u>https://edge.pse.com.ph/openDiscView</u> <u>174e23470cea4b051ca8f</u> see recommendation 1.1 for their qual	ver.do?edge_no=ddafb6034	<u>4cc</u>
	management.				
	ecommendation 3.5		1		
1.	Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Compliant	See E.2.a.ix on page 37 of the Manua Compliance Program.	al Corporate Governance a	and

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information			Explanation	
<ol> <li>RPT Committee is composed of at least three (3) non- executive directors, two (2) of whom should be independent, including the Chairman.</li> </ol>	Compliant	See recommendation 1.1 for their qualificationsDirector's NameTypeAsterio L. Favis, Jr ChairmanIndependent DirectorBenjamin R. Sta. Catalina, Jr MemberNon-Executive DirectorNarciso DL. Eraña - MemberIndependent DirectorDiosdado M. Peralta - MemberIndependent Director				
<ul> <li>Recommendation 3.6</li> <li>All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.</li> <li>Committee Charters provide standards for evaluating the performance of the Committees.</li> </ul>	Compliant	Board Committee Committee Audit Corporate Governance Executive Related Party Transactions	http://pbb.com.ph/Si nce/BOC/Committee mmitteeCharter.pdf http://pbb.com.ph/Si nce/BOC/Committee teGovernanceCommi http://pbb.com.ph/Si nce/BOC/Committee eCommitteeCharter.p	EC/Corporate%20Governa %20Charters/PBB Executiv		
		Risk Oversight		nmitteeCharter.pdf EC/Corporate%20Governa %20Charters/PBB RiskOve		

	INTEG	RATED ANNUAL CORPORATE GOVERNANCE REPORT	
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation
		rsightCommitteeCharter.pdf           Trust         http://pbb.com.ph/SEC/Corporate%20Governa nce/BOC/Committee%20Charters/PBB_TrustCo mmitteeCharter.pdf	
<ol> <li>Committee Charters were fully disclosed on the company's website.</li> </ol>	Compliant	See links on items no. 1 & 2 under recommendation 3.6 above	
perform their duties and responsRecommendation 4.11. The Directors attend and actively participate in all meetings of the Board Committees and shareholders in person or through tele- /videoconferencing conducted in accordance with the rules and regulations of the	ibilities, includin	Conduct of Meeting – "xxx Members of the Board of Directors should attend regular or special meetings of the Board in person. In view of modern technology, however, conduct of the Board meetings through videoconferencing or teleconferencing shall be allowed." Source: Section 7, Article III of PBB Corporate By-Laws (as amended in 2012).	
Commission. 2. The directors review meeting materials for all Board and Committee meetings.	Compliant	Advance Copies of Board/Committee Meeting materials are sent to the members at least one (1) week prior to the scheduled meeting.	

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information			Explanation
<ol> <li>The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.</li> </ol>	Compliant	interpolations wh	All members of the Board and Board Committees conducts interpolations which can be noted from its Minutes of Meetings as published/disclosed in its website and as submitted to the BSP.		
Recommendation 4.21. Non-executivedirectors	Compliant		(b) on page 28 of the Man	ual on Corporate	
concurrently serve in a maximum of five publicly-		Governance and C	Compliance Program.		
listed companies to ensure that they have sufficient		Director	Corporate Name of the Group Company	Publicly Listed (√/X)	
time to fully prepare for		Leticia M. Yao	Mega Asia Bottling Corporation	Х	
minutes, challenge			Zest-O Corporation	Х	
Management's			Uni-Ipel Industries, Inc.	Х	
proposals/views, and oversee the long-term			Harman Foods Phils., Inc.	Х	
strategy of the company.			Solmac Marketing, Inc.	Х	
strategy of the company.		Jeffrey S. Yao	Zest-O Corporation	Х	
			Zemar Development Inc.	Х	
			Macay Holdings Inc.	√	
			Onnea Holdings, Inc.	Х	
			Mazy's Capital Inc.	Х	
			ARC Refreshments Corp.	Х	
			Mega Asia Bottling Corporation	X	
			Downtown Realty Dev't Corp.	X	
			AMY Holdings, Inc.	Х	

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Recommended CG Practice/Policy	Compliant/ Non- Compliant		Additional Information		Explanation	
			Semexco Mktg Corp.	x		
			Bev Pack, Inc.	Х		
			Asiawide Refreshments Corp.	Х		
			ARC Holdings, Inc.	х		
		Roberto A.	Macay Holdings, Inc.	V		
		Atendido	Pharmarex, Inc.	Х		
			Myka Advisory & Consultancy Services, Inc. (Chairman)	x		
			Mega Global Corp.	x		
			Paxys Inc.	V		
			Asian Alliance Investment Corp.	Х		
			Asian Alliance Holdings & Development Corp.	x		
			Gyant Food Corp.	Х		
		Narciso De Leon	Francis Court Townhouse Inc.	Х		
		Eraňa	Berana Incorporated	Х		
		Honorio O. Reyes-	Space 2 Place Inc. (Chairman)	Х		
		Lao	DMCI Holdings Corp.	V		
			DMCI Project Development, Inc.	х		
			Semirara Mining & Power Corp.	V		
			UDMC	x		
			Semi-Calaca Power Group	X		
			Southwest Luzon Power	X		
			Generation Corp.			
		Roberto C. Uyquiengco	Green Leaf Foreign Exchange			
			Corporation	Х		

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information			Explanation
		Benel D. Lagua	Bangko ng Kabuhayan, Inc. (A Rural Bank) Philippine Tuberculosis Society, Inc. Philippine Institute of Pure and	x	
			Applied Chemistry (PIPAC) Makati Finance Corp. Aspirations international Inc. Favis Development and	X V X	
		Asterio L. Favis Benjamin R. Sta. Catalina, Jr.	Management Corp.	x	
Recommendation 4.3					
<ol> <li>The directors notify the company's board before accepting a directorship in another company.</li> </ol>	Compliant		mination procedure, the prospec s the Bank of his related interests		
Optional: Principle 4					
<ol> <li>Company does not have any executive directors who serve in more than two (2) boards of listed companies outside of the group.</li> </ol>	Compliant		S. Yao is the Chairman of PB and also Director & Treasurer		
<ol> <li>Company schedules board of directors' meetings before the start of the financial year.</li> </ol>	Compliant		e of the Board of Directors' Me rits corporate by-laws. (Section o vs)	-	
3. Board of directors meet at	Compliant	12 Regular Board	Meetings occurred for the year	2022.	

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional	Additional Information		
least six times during the year.		attendance of meetings	https://edge.pse.com.ph/openDiscViewer.do?edge_no=d6bd3545f		
<ol> <li>Company requires as minimum quorum of at least 2/3 for board decisions.</li> </ol>	Compliant	(Reference: page 9 of PBB's Ame submitted to the SEC) and Page 3 Governance Manual 2019 (link: <u>https://www.pbb.com.ph/SEC/Co</u> <u>Manuals%20on%20Corporate%2</u>	https://www.pbb.com.ph/SEC/Corporate%20Governance/Others/ Manuals%20on%20Corporate%20Governance/Revised%20Manual %20on%20Corporate%20Governance%20and%20Compliance%20P		
-	deavor to exercis	se an objective and independent ju	dgment on all corporate affairs		
Recommendation 5.1	<b>•</b> "		Туре		
<ol> <li>The Board has at least 3 independent directors or such number as to constitute one-third of the board whichever is higher.</li> </ol>	Compliant	Director's Name Benel D. Lagua Asterio L. Favis, Jr. Narciso DL. Eraña Roberto C. Uyquiengco Diosdado M. Peralta			
Recommendation 5.2					
1. The independent directors	Compliant	Please refer to the link of the late	est Annual Report containing th	e	

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additi	Additional Information			
possess all the qualifications and none of the disqualifications to hold the positions.			profile of the independent directors https://edge.pse.com.ph/openDiscViewer.do?edge_no=ddafb6034cc 174e23470cea4b051ca8f			
Supplement to Recommendation		See E 1 Sharahaldars' Dans		Diabte and Dratestian		
<ol> <li>Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.</li> </ol>	Compliant	See F.1 Shareholders' Bene pages 52-55 of the Mar Compliance Program		-		
Recommendation 5.3						
1. The independent directors serve for a cumulative term	Compliant	Director's Name	No. of years served as director	No. of years served as ID (from 2 Jan. 2012)		
of nine years (reckoned from 2012)		Diosdado M. Peralta Benel D. Lagua Asterio L. Favis, Jr. Narciso DL. Eraña Roberto C. Uyquiengco	1 1 1 4 4	1 1 1 4 4 4		
2. The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	An independent director of maximum cumulative term independent director shall independent director in the as regular director. The nine independent directors shall	of nine (9) ye be perpetually same bank, bu (9) year maxim	ears. After which, the barred from serving as t may continue to serve um cumulative term fo		

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<ol> <li>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 annual shareholders' meeting.</li> </ol>	Compliant	See E.2.a.vi.(2) on Pages 30 of the Manual on Corporate Governance and Compliance Program			
Recommendation 5.4					
<ol> <li>The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.</li> </ol>	Compliant	NamePositionJeffrey S. YaoChairman of the BoardRolandoR.ViceChairman and President/ChiefAvanteExecutive Officer (CEO)			
<ol> <li>The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.</li> </ol>	Compliant	See E.2.a.xi.(1)& E.2.a.xi.(3) on pages 43 & 44-45 for the Chairman of the Board and Chief Executive Officer (CEO), respectively of the Manual on Corporate Governance and Compliance Program.			
Recommendation 5.5	L				
<ol> <li>If the Chairman of the Board is not an independent director, the board designates a lead director among the independent</li> </ol>	Compliant	The Chairman, who is also a non-executive director, is not holding the position of the CEO. Hence, the aforesaid requirement of appointing a Lead Independent Director is not applicable.			

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation			
directors.						
Recommendation 5.6						
<ol> <li>Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.</li> </ol>	Compliant	All related party transactions are coursed through the recommending approval of the Related Party Transactions (RPT) Committee and endorsed to the Board and that any Board member who have material interest with the transaction does not participate in the approval of the same (proof of which are the Minutes of the Meetings of the Board as well as the RPT Committee. Link: <u>https://www.pbb.com.ph/SEC/Corporate%20Governance/Policies/</u> RPT%20Policy.pdf				
Recommendation 5.7						
<ol> <li>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.</li> <li>The meetings are chaired by</li> </ol>	Compliant	The NEDs conducted a separate meeting with the external auditor and heads of the internal audit, compliance, and risk functions which was held on 27 April 2022 via online platform.				
the lead independent director.						
Optional: Principle 5						
1. None of the directors is a former CEO of the company	Compliant	Mr. Rolando R. Avante was elected as President and CEO of the Bank since 2 November 2011 up to present.				

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in the past 2 years.					
		ctiveness is through an assessment process. The Board should regular nether it possesses the right mix of backgrounds and competencies.	ly carry out evaluations to		
Recommendation 6.1					
<ol> <li>Board conducts an annual self-assessment of its performance as a whole.</li> <li>The Chairman conducts a self-assessment of his performance.</li> <li>The individual members conduct a self-assessment of their performance.</li> <li>Each committee conducts a self-assessment of its</li> </ol>	Compliant	see Annex C for the results of the performance assessment as reported to the Board.			
performance. 5. Every three years, the	Non-	The Bank encountered difficulty in securing the services of an			
assessment are supported by an external facilitator	compliant	external facilitator due to the limited SEC accredited external facilitators.			
Recommendation 6.2					
<ol> <li>Board has in place a system that provides at the minimum, criteria and process to determine the performance of the Board,</li> </ol>	Compliant	The Board of Directors is regularly reviewing the structure, size and composition of the board of directors and board-level committees with the end in view of having a balanced membership. Towards this end, a system and procedure for evaluation of the structure, size and composition of the board of directors and board-level			

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<ul> <li>individual directors and committees.</li> <li>2. The system allows for a feedback mechanism from the shareholders.</li> </ul>		committees is adopted which include, but not limited to, individual and peer assessment. The results of assessment shall form part of the on-going improvement efforts of the board of directors.			
<b>Principle 7:</b> Members of the Boa Recommendation 7.1	rd are duty-bour	nd to apply high ethical standards, taking into account the interests of a	all stakeholders.		
<ol> <li>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.</li> </ol>	Compliant	Please refer below to the publication to pbb website http://pbb.com.ph/SEC/Corporate%20Governance/Others/Code% 20of%20Business%20Conduct%20and%20Ethics/PBB CodeofCond uctandEthics.pdf			
<ol> <li>The Code is properly disseminated to the Board, senior management and employees.</li> </ol>	Compliant	The Revised Code of Conduct has been circularized by the Bank's Systems & Methods Center on 10 March 2014. All units were given an acknowledgement receipt where they also certified that they have thoroughly read and understood the Revised Code of Conduct. Copy of the acknowledgement receipt is filed in each employee's 201 file.			
<ol> <li>The Code is disclosed and made available to the public through the company</li> </ol>	Compliant	Please refer below to the publication to pbb website http://pbb.com.ph/SEC/Corporate%20Governance/Others/Code% 20of%20Business%20Conduct%20and%20Ethics/PBB CodeofCond			

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation		
website.		uctandEthics.pdf			
Supplement to Recommendation	7.1				
<ol> <li>Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.</li> </ol>	Compliant	See item J.2.b on page 57 of the Manual on Corporate Governance and Compliance Program.			
Recommendation 7.2					
<ol> <li>Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.</li> <li>Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.</li> </ol>	Compliant	The immediate superior has the primary responsibility to enforce discipline within his jurisdiction. He is responsible for informing and making his subordinates understand about the provisions of the Code and all other policies, rules, regulations, and guidelines promulgated by the Bank. Correspondingly, he/she shall be given sufficient authority to effectively exercise his capacity and discretion in implementing corrective actions when necessary. It is expected, however, that in all cases necessitating disciplinary action, there is a thorough investigation made and employee counseling conducted. Ignorance of or unfamiliarity with the provisions of the Code shall not be an excuse for violations.			
		Further to this, the Bank also has a Committee on Employee Discipline (CED) which conducts investigations and provides recommended resolutions to the Executive Committee of the Board on cases involving employees which cuts across the organization, or are beyond the jurisdiction of the concerned			

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		employees' supervisors, such as fraud cases, whistle-blowing issues etc.			
		Disclosure and Transparency			
Principle 8: The company should and regulatory expectations. Recommendation 8.1	establish corpor	rate disclosure policies and procedures that are practical and in accord	dance with best practices		
<ol> <li>Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that give a fair and complete picture of a company's financial condition, results and business operations.</li> </ol>	Compliant	See item K on pages 58-60 of the Manual on Corporate Governance and Compliance Program			
Supplement to Recommendation 1. Company distributes or	8.1 Compliant	Audited Financial Reports were posted in the Bank's website and			
makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions.		<ul><li>available in the branches' conspicuous place after the examination by the External Auditor.</li><li>The Bank's Balance Sheet is being published quarterly in the newspaper of general circulation.</li></ul>			

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Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.		Please refer below for the link to the publication of reports: <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=1c9d58bc0</u> <u>e91c9dc5d542af6f1e997b9</u>	
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; cross- holdings among company affiliates; and any imbalances between the controlling shareholders voting power and overall equity position in the company.	Compliant	Please refer below for the link of the publication https://edge.pse.com.ph/openDiscViewer.do?edge_no=1c9d58bc 0e91c9dc5d542af6f1e997b9	
Recommendation 8.2			
<ol> <li>Company has a policy requiring all directors to disclose/report to the</li> </ol>	Compliant	See K.2 - Disclosure and Transparency on page 58 on the Manual on Corporate Governance and Compliance Program	

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<ul> <li>company any dealings in the company's shares within three (3) business days.</li> <li>2. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three (3) business days.</li> </ul>			
Supplement to Recommendation 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)	8.2 Compliant	Latest Top 100 and Beneficial Owner Report as of March 31, 2022 (link:https://edge.pse.com.ph/openDiscViewer.do?edge_no=d932 9fa77ac741aa3470cea4b051ca8f) [regularly reported] Disclosure & Transparency (Page 58 of PBB's Revised Corporate Governance Manual 2019 (link: https://www.pbb.com.ph/SEC/Corporate%20Governance/Others/ Manuals%20on%20Corporate%20Governance/Revised%20Manual %20on%20Corporate%20Governance%20and%20Compliance%20P rogram%202019.pdf) Conglomerate Map is published as part of the annual report https://edge.pse.com.ph/openDiscViewer.do?edge_no=7da7b7b5 a9ef4a9c0de8473cebbd6407	
Recommendation 8.3			
1. Board fully discloses all	Compliant	Full vetting of candidate is done at the Executive Committee and	

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation		
relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.		Corporate Governance Committee of the Board. This is further confirmed by the Board. The Bank is committed and dedicated to adhere to the highest standards of good corporate governance in the conduct of its business with clients, vendors, suppliers, co-employees and regulator. To continuously uphold the trust and confidence of its clients and the general public, the Directors, Senior Management, officers and employees are expected to espouse the highest degree of integrity, honesty and professionalism. The policy on Conflict of interest aims to raise awareness of and clarity what may constitute a conflict of interest and provide guidelines on how to deal with situations that may give rise to a conflict of interest.			
<ol> <li>Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.</li> </ol>	Compliant	The Bank is committed and dedicated to adhere to the highest standards of good corporate governance in the conduct of its business with clients, vendors, suppliers, co-employees and regulator. To continuously uphold the trust and confidence of its clients and the general public, the Directors, Senior Management, officers and employees are expected to espouse the highest degree of integrity, honesty and professionalism. The policy on Conflict of interest aims to raise awareness of and clarity what may constitute a conflict of interest and provide guidelines on how to deal with situations that may give rise to a conflict of interest.			
Recommendation 8.4					
<ol> <li>Company provides a clear disclosure of its policies and procedure for setting Board</li> </ol>	Compliant	The Corporate Governance Committee of the Board sets the compensation package of the Directors. The Executive Committee sets the compensation and benefits package of the Bank's officers			

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
<ul> <li>remuneration, including the level and mix of the same.</li> <li>2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.</li> </ul>		and staff members.		
<ol> <li>Company discloses the remuneration on an individual basis, including termination and retirement provisions.</li> </ol>	Compliant	A Non-Executive Director (NED) receives per diem allowance for his attendance to each Board meeting and additional allowance for committee meetings. Furthermore, an NED is also entitled to a monthly gasoline allowance. The Executive Board members as well as employees of the Bank receive fixed salaries, benefits and performance-based bonus the amount of which is dependent on the performance of the bank and the concerned employee.		
Recommendation 8.5				
<ol> <li>Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.</li> </ol>	Compliant	Please refer below for the publication to pbb website <u>http://pbb.com.ph/SEC/Corporate%20Governance/Policies/RPT%2</u> <u>OPolicy.pdf</u>		
<ol> <li>Company discloses material or significant RPTs reviewed and approved during the year.</li> </ol>	Compliant	Please refer to the link of the latest Annual Report containing the Bank's Material RPTs <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=1c9d58bc0</u> <u>e91c9dc5d542af6f1e997b9</u>		

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Supplement to Recommendation	1		
<ol> <li>Company requires directors to disclose their interest in transactions or any other conflict of interest.</li> </ol>	Compliant	The Board of Directors provides periodic reports to the shareholders which disclose personal and professional information about the directors and officers and other matters, such as their dealings with, and shareholdings in, the Bank, relationship among directors and key officers and the aggregate compensation of directors and officers.	
Recommendation 8.6			
<ol> <li>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.</li> </ol>	Compliant	PSE Disclosures (http://pbb.com.ph/disclosure_archive.htm)	
<ol> <li>Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.</li> <li>Supplement to Recommendation</li> </ol>	Compliant	Disposition of Unused/Unserviceable Fixed Assets (item 1.8, 1, A of VII – Operations Manual of PBB; Page 269) Post-audit is conducted if the procedures, documentations and requisite signing authorities were procured during the disposal of assets.	

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<ol> <li>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.</li> </ol>	Compliant	This is being done during the stockholders' meeting which is being administered by the Corporate Secretary.	
Recommendation 8.7			
<ol> <li>Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).</li> <li>Company's MCG is submitted to the SEC and PSE.</li> <li>Company's MCG is posted on its company website.</li> </ol>	Compliant	http://pbb.com.ph/SEC/Corporate%20Governance/Others/Manual s%20on%20Corporate%20Governance/Revised%20Manual%20on %20Corporate%20Governance%20and%20Compliance%20Progra m%202019.pdf	
Supplement to Recommendation			
<ol> <li>Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance</li> </ol>	Compliant	MCG was transmitted to SEC. Please refer below for the link to pse disclosures: <u>https://edge.pse.com.ph/keyword/form.do</u>	

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
practices.				
Optional: Principle 8	<u> </u>			
<ol> <li>Does the company's Annual Report disclose the following information:         <ul> <li>a. Corporate Objectives</li> <li>b. Financial performance indicators</li> <li>c. Non-financial performance indicators</li> <li>d. Dividend Policy</li> <li>e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors</li> <li>f. Attendance details of each director in all directors meetings held during the year.</li> <li>g. Total remuneration of each member of the</li> </ul> </li> </ol>		Please refer to the link of the publication of the Annual Report https://edge.pse.com.ph/openDiscViewer.do?edge_no=1c9d58bc0 e91c9dc5d542af6f1e997b9		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.	Compliant	Please refer to the link of the publication of the Annual Report <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=1c9d58bc0</u> <u>e91c9dc5d542af6f1e997b9</u>	
3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	Compliant	Please refer to the link of the publication of the Annual Report https://edge.pse.com.ph/openDiscViewer.do?edge_no=1c9d58bc0 e91c9dc5d542af6f1e997b9	
<ol> <li>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.</li> </ol>	Compliant	Please refer to the link of the publication of the Annual Report <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=1c9d58bc0</u> <u>e91c9dc5d542af6f1e997b9</u>	
5. The company discloses in	Compliant	Please refer to the link of the publication of the Annual Report	

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the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, and economic).		https://edge.pse.com.ph/openDiscViewer.do?edge_no=1c9d58bc0e9 1c9dc5d542af6f1e997b9			
		ards for the appropriate selection of an external auditor, and exercise ndence and enhance audit quality.	effective oversight of the		
<ol> <li>Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.</li> </ol>	Compliant	The Bank's Audit Committee has a comprehensive procedures/process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. This provision has been included already in the revision of the Audit Committee Charter			
<ol> <li>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.</li> </ol>	Compliant	The appointment of external auditor, Punongbayan and Araullo has been approved and ratified by the shareholders during the Stockholder's meeting held last 27 July 2022 Please refer below for the link to published results of latest ASM <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=92a4b73da</u> <u>f4862d63470cea4b051ca8f</u>			
<ol> <li>For removal of the external auditor, the reasons for removal or change are</li> </ol>	Compliant	The Audit Committee has included in its Charter the said recommendation under item #2 which states that "for removal of the external auditor, the reasons for removal or change are			

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disclosed to the regulators and the public through the company website and required disclosures.		disclosed to the regulators and the public through the company website and required disclosures."	
Supplement to Recommendation	9.1		
<ol> <li>Company has a policy of rotating the lead audit partner every five years.</li> </ol>	Compliant	The Bank rotates the lead partner of the external auditor as required by the Bangko Sental Ng Pilipinas (BSP). This is also provided in the revised Audit Committee Charter under item no. 19 of Roles and Responsibilities which states that "Assure the regular rotation of those partners of the external auditor as required by regulations"	
Recommendation 9.2			
<ol> <li>Audit Committee Charter includes the Audit Committee's responsibility on:         <ol> <li>assessing the integrity and independence of external auditors;</li> <li>exercising effective oversight to review and monitor the external auditor's independence and objectivity; and</li> <li>exercising effective oversight to review and monitor the external auditor's independence and objectivity; and</li> <li>exercising effective oversight to review and monitor the</li> </ol> </li> </ol>	Compliant	The Audit Committee has included in its Charter the said recommendation under item #12 of the Revised Audit Committee Charter.	

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effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.					
<ol> <li>Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.</li> </ol>	Compliant	The recommendation was already incorporated in the revised Audit Committee Charter under item 12.3.			
Supplement to Recommendation	9.2				
<ol> <li>Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.</li> </ol>	Compliant	The recommendation was already incorporated in the revised Audit Committee Charter.			
2. Audit Committee ensures that the external auditor has adequate quality control	Compliant	The recommendation was already incorporated in the revised Audit Committee Charter.			

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procedures.				
Recommendation 9.3				
<ol> <li>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.</li> </ol>	Compliant	The Bank has not yet engaged non-audit services from the external auditor, Punongbayan & Araullo. Nonetheless, we have included this provision in the Revised Audit Committee Charter.		
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Compliant	The Bank has not yet engaged non-audit services from the external auditor, Punongbayan & Araullo. Nevertheless, we have included this provision in the Revised Audit Committee Charter.		
Supplement to Recommendation	9.3			
<ol> <li>Fees paid for non-audit services do not outweigh the fees paid for audit services.</li> </ol>	Compliant	The Bank has not yet engaged non-audit services from the external auditor, Punongbayan & Araullo. Nevertheless, we have included this provision in the Revised Audit Committee Charter.		
Additional Recommendation to P	rinciple 9			
1. Company's external auditor	Compliant	The Bank's external auditor, Punongbayan and Araullo composes of the		

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is duly accredited by the SEC under Group A category.		<ul> <li>following:</li> <li>2. Lead Partner: Ms. Mabel E. Comedia;</li> <li>3. Accreditation No.:1185-AR-1;</li> <li>4. Date Accredited: May 11, 2018;</li> <li>5. Punongbayan and Araullo, 20<sup>th</sup> Floor, The Enterprise Center, Makati, +632-988-2288.</li> <li>We have included this provision in the Revised Audit Committee Charter.</li> </ul>		
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	The external auditor agrees to be subjected to SOAR. However, SEC's – OGA has not conducted yet the inspection. We have included this provision in the Revised Audit Committee Charter.		
Principle 10: The company should Recommendation 10.1	d ensure that the	e material and reportable non-financial and sustainability issues are dis	sclosed.	
<ol> <li>Board has a clear and focused policy on the disclosure of non-financial information with emphasis on the management of economic, environmental,</li> </ol>	Compliant	See E.2.a.ix of Risk Oversight Committee on page 40 of the Manual on Corporate Governance and Compliance Program.		

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social and governance (EESG) issues of its business, which underpin sustainability.				
<ol> <li>Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.</li> </ol>	Compliant	The Bank shall adopt a globally recognized standard/framework in reporting sustainability and nonfinancial issues. As external pressures including resource scarcity, globalization, and access to information continue to increase, the way corporations respond to sustainability challenges, in addition to financial challenges, determines their long-term viability and competitiveness. One way to respond to sustainability challenges is disclosure to all shareholders and other stakeholders of the Bank's strategic (long-term goals) and operational objectives (short term goals), as well as the impact of a wide range of sustainability issues.		
<b>Principle 11:</b> The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This channel is crucial for informed decision-making by investors, stakeholders and other interested users.				
Recommendation 11.1				
<ol> <li>Company has media and analysts briefings as channels of communication to ensure the timely and accurate dissemination of</li> </ol>	Compliant	(Under 'SEC Reports' Column of Investor Relations Tab.) <u>http://pbb.com.ph/index.htm#sec17q</u> (Quarterly Reports) <u>http://pbb.com.ph/index.htm#sec17c</u> (Current Reports) (Under 'Others' Column of Investor Relations Tab.)		

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public, material and relevant information to its shareholders and other investors.		http://pbb.com.ph/index.htm#opmn (Press Materials/News)	
Supplemental to Principle 11			
<ol> <li>Company has a website disclosing up-to-date information on the following:</li> </ol>	Compliant	http://pbb.com.ph/	
a. Financial statements/reports (latest quarterly)	Compliant	(Under 'SEC Reports' Column of Investor Relations Tab.) http://pbb.com.ph/index.htm#sec17q (Quarterly Reports)	
<ul> <li>b. Materials provided in briefings to analysts and media</li> </ul>	Compliant	(Under 'Others' Column of Investor Relations Tab.) <u>http://pbb.com.ph/index.htm#opmn</u> (Press Materials/News)	
c. Downloadable annual report	Compliant	http://pbb.com.ph/annual_report.htm (Under 'SEC Reports' Column of Investor Relations Tab.) http://pbb.com.ph/index.htm#sec17a (Annual Reports)	
d. Notice of ASM and/or SSM	Compliant	(Under 'Company Disclosures' Column of Investor Relations Tab.) <u>http://pbb.com.ph/index.htm#cdasm</u> (Notice of Annual or Special Stockholder's Meeting)	

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e. Minutes of ASM and/or SSM	Compliant	(Under 'Company Disclosures' Column of Investor Relations Tab.) <u>http://pbb.com.ph/index.htm#cdmin</u> (Minutes of All General or Special Stockholder's Meetings)		
f. Company's Articles of Incorporation and By- Laws	Compliant	(Under 'Our Business' Column of About Us Tab.) <u>http://pbb.com.ph/index.htm#aoibl</u> (Articles of Incorporation and By-Laws and all amendments)		
Additional Recommendation to P	rinciple 11			
<ol> <li>Company complies with SEC-prescribed website template.</li> </ol>	Compliant	Please refer below for the link to the pbb website <a href="http://pbb.com.ph/">http://pbb.com.ph/</a>		
	Interna	al Control System and Risk Management Framework		
effective internal control system	grity, transparen	cy and proper governance in the conduct of its affairs, the company	should have a strong and	
Recommendation 12.1				
<ol> <li>Company has an adequate and effective internal control system in the conduct of its business.</li> </ol>	Compliant	The Bank has an adequate and effective internal control system in the conduct of its business. The Bank's internal audit function is equipped with the following quality service related activities/programs:		
		<ol> <li>The internal audit function is subjected to quality assurance review by the Bank's Compliance Office, to determine compliance with the International Standards for Professional Practice on Internal Auditing, BSP's Manual of Regulations for Banks and other regulatory circulars</li> </ol>		

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		<ul> <li>and policies.</li> <li>2. The internal audit function is guided by Circular No. 871, Series of 2015 issued by regulator, Bangko Sentral Ng Pilipinas (BSP) promoting strong control environment in its supervised financial institutions to sustain their safe and sound operations. In this connection, the internal audit function is also covered in the regular annual examination of the Bank by BSP, where their findings were satisfactorily justified by the Bank and accepted by BSP.</li> <li>3. The internal audit function is also included in the annual audit by the external auditor, Punongbayan &amp; Araullo, where no lapses were noted.</li> <li>4. Audit personnel are required to attend at least 2 days or 16 hours of relevant seminars/trainings/ workshops in a year.</li> <li>As to the internal control system of the Bank, the Internal Audit regularly assess/review the different branches and head office units and branches, are profiled from high to low through the assessment of the unit's business profile, management structure, previous audit rating, etc. For units profiled as high, these are given high priority during the current year while those profiled as low are given lower priority or audit is conducted the following year.</li> </ul>			

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		<ul> <li>unsatisfactory audit rating, follow-up audits are also being conducted to determine their compliances to the noted audit findings/exceptions.</li> <li>For head office units, there are entities which audit are mandatory or conducted annually based on Bangko Sentral ng Pilipinas' requirements, such as the lending centers, treasury operations, trust operations, Compliance and Risk Management groups.</li> </ul>			
2. Company has an adequate and effective enterprise risk management framework in the conduct of its business	Compliant	Please refer to the link of the latest Annual Report containing the Bank's Risk Management Profile <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=1c9d58bc0</u> <u>e91c9dc5d542af6f1e997b9</u>			
Supplement to Recommendation	ns 12.1				
<ol> <li>Company has a formal comprehensive enterprise- wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the</li> </ol>	Compliant	http://pbb.com.ph/SEC/Corporate%20Governance/Others/Office% 20of%20the%20Compliance/RCM_Main.pdf			

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said issuances.				
Optional: Recommendation 12.1 1. Company has a governance process on IT issues including disruption, cyber	Compliant	PBB exercises IT governance through the following departments/units within the organization:		
security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board.		<ol> <li>IT Steering Committee - the body which evaluates, approves and monitors significant IT projects;</li> <li>Project Management Group - the body which oversees the conduct of IT projects from inception to completion;</li> <li>Risk Management Group - the body which provides the risk guidelines which ITG needs to address in evaluating and implementing IT projects;</li> <li>Internal Audit Group - the body which evaluates IT projects vs compliance with internal policies and procedures;</li> <li>Compliance Group - the body which evaluates the compliance requirements for IT projects vs external regulations, e.g. Bangko Sentral, SEC, etc.</li> </ol>		
		One of the members of the IT Steering Committee is the Vice- Chairman of the Board of PBB. This presence ensures the knowledge of IT project proposals and progress at the Board level. The Project Management Group provides periodic reports to the IT Steering Committee relative to the status of IT projects. The Risk Management, Internal Audit and Compliance Groups report to their respective Board Committees on a periodic basis to apprise		

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Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
		<ul> <li>the Board in regard to their respective areas relative to addressing IT issues.</li> <li>As part of the risk assessment, management and monitoring process, the Information Technology Group ensures that all major application systems of the bank have a matching back-up system and processes which provides for recovery up to the end-of-business-day of the previous day. This is embodied in the Business Continuity Manual which PBB shall make available for viewing to authorize personnel of the regulators if/when necessary.</li> <li>Cyber-security is undertaken through the use of firewalls with severe access restrictions and which policies and restrictions are monitored and managed periodically. The network diagram may be made available for viewing to authorize personnel of the regulators if/when necessary.</li> </ul>		
Recommendation 12.2				
<ol> <li>Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.</li> </ol>	Compliant	The Bank has in place an in-house independent internal audit function.		
Recommendation 12.3	Consuliant			
1. Company has a qualified	Compliant			

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Chief Audit Executive (CAE) appointed by the Board. 2. CAE oversees and is responsibilities for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.		<ul> <li>Ms. Cabuco is a Certified Public Accountant (1988), Certified Internal Auditor (2008), Certified Financial Services Auditor (2009). She earned a Bachelor's Degree in Accounting from Far Eastern University and has MBA units from De La Salle's Graduate School of Business and Economics.</li> <li>Ms. Cabuco has thirty (30) years of experience from universal banks and audit firm SGV as Auditor. Her last post was Chief Audit Executive (CAE) of Toyota Financial Services Philippines Corporation (TFSPH). As the CAE, she managed TFSPH's internal audit activities and ensured execution of audit functions in accordance with the International Standards for Professional Practices of Internal Auditing (ISPPIA wherein she led the team in obtaining the first-ever "Generally Conforms" (Highest Rating) Certification from external auditing firm in assessing Audit Department's compliance with ISPPIA.</li> <li>Apart from her tenure with TFSPH, Ms. Cabuco had some notable banking history with companies such as Metropolitan Bank and Trust Company and with Security Bank &amp; Trust Co. whereby she served as Department Head of Branch Lending Center and Department Head/Audit Officer of Head Office and Branch for ten (10) years.</li> </ul>	
<ol> <li>In case of a fully outsourced internal audit activity, a qualified independent executive or senior</li> </ol>	Compliant	The Bank's internal audit function is in place and not outsourced.	

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management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.				
Recommendation 12.4				
<ol> <li>Company has a separate risk management function to identify, assess and monitor key risk exposures.</li> </ol>	Compliant	Please refer to the link of the latest Annual Report containing the Bank's Risk Management Profile <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=1c9d58bc0</u> <u>e91c9dc5d542af6f1e997b9</u>		
Supplement to Recommendation	12.4			
<ol> <li>Company seeks external technical support in risk management when such competence is not available internally.</li> </ol>	Compliant	The Banks does not seek external technical support in risk management.		
Recommendation 12.5				
<ol> <li>In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).</li> </ol>	Compliant	Ms. Trinidad was appointed as Chief Risk Officer and Head of Enterprise Risk Management Group with the rank of First Vice President. She has her 30 years of banking experience handling various functions such as Credit Review, Treasury Trading and Liquidity and Reserve Management, Correspondent Banking, Corporate Planning,		
2. CRO has adequate authority,		Investor Relations, and Special Projects under Strategic Planning. She started her banking career with RCBC Unibank and was		

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stature, resources and support to fulfill his/her responsibilities.		<ul> <li>seconded to RCBC Savings as CRO in September 2007 up to 2019 when the merger of the savings and unibank happened. Her last post is as Head of Special Initiatives under the unibank's ERMG.</li> <li>As the CRO, and together with the bank's Risk Oversight Committee of the Board, she built RCBC Savings' risk and control infrastructure. She was the overall lead in identifying and measuring risks inherent in the bank's portfolio, and made sure that provisioning is kept to a minimum level by proactively working on the portfolio credit review, credit scoring and other initiatives to manage the bank's portfolio quality. She defined and disseminated the bank's risk philosophy and policies, and assisted risk-taking business and operating units in understanding, measuring and mitigating risk points. She put in place the bank's Risk Management Framework and Manual, Treasury Manual, Liquidity Contingency Funding Plan, and various risk operating policies and procedures. She also developed the strategic and operational framework for Business Impact Analysis, Crisis Communication Plan, Pandemic Plan, Call Tree Testing, Table Top Discussion, and Disaster Recovery Plan testing.</li> <li>Ms. Trinidad has a Bachelor of Science degree in Mathematics from University of the Philippines – Diliman in 1988. She also earned academic credits for a Master of Science degree in Mathematics from the same school.</li> </ul>			
Additional Recommendation to Pr	rinciple 12				

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<ol> <li>Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working</li> </ol>	Compliant	The Bank's Chief Executive Officer and Chief Audit Executive have already attested in writing for 2019 that the company has a sound internal audit, control and compliance system is in place and working effectively. Moreover, we have included this provision in the Revised Audit Committee Charter.				
effectively.	Cult	ivating a Synergic Relationship with Shareholders				
Principle 13: The company shoul		nolders fairly and equitably, and also recognize, protect and facilitate the	ne exercise of their rights.			
Recommendation 13.1						
<ol> <li>Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.</li> </ol>	Compliant	See item F on page 52 of the Manual on Corporate Governance and Compliance Program.				
<ol> <li>Board ensures that basic shareholder rights are disclosed on the company's website</li> </ol>	Compliant	Please refer below for the link to pbb website http://pbb.com.ph/				
Supplement to Recommendation	13.1					
1. Company's common share has one vote for one share.	Compliant	Each share entitled to vote has an equivalent of one vote also pursuant to the provisions of the Corporation Code.				
<ol> <li>Board ensures that all shareholders of the same class are treated equally with respect to voting rights,</li> </ol>	Compliant	<u>As of 2022</u> <u>Common Shares</u> a. 643,750,094 total number of outstanding shares b. With voting rights				

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation		
subscription rights and transfer rights.		<ul> <li>c. Transferable unless the bank holds unpaid claim on such share of stock</li> <li><u>Preferred Shares</u> <ul> <li>a. 62,000,000 total number of outstanding shares</li> <li>b. Without voting rights except in those cases where the law allows them to vote</li> </ul> </li> <li>c. Transferable unless the bank holds unpaid claim on such share of stock</li> <li>d. Perpetual and non-redeemable</li> </ul>			
<ol> <li>Board has an effective, secure, and efficient voting system.</li> </ol>	Compliant	Voting procedure is via a viva-voce methodology			
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	Each stockholder may vote.			
<ol> <li>Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special</li> </ol>	Compliant	See Section 2 under Article II (Meetings of Stockholders) under Amended By-Laws of the Bank "The special meetings of stockholders, for any purpose or purposes, may at any time be called by any of the following: a) the Board of Directors, at its own instance, or at the written request of			

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation		
meeting.		stockholders representing a majority of the outstanding capital stock; b) the President."			
<ol> <li>Board clearly articulates and enforces policies with respect to treatment of minority shareholders.</li> </ol>	Compliant	See Item F.1.a. on page 53 of the Manual on Corporate Governance and Compliance Program.			
7. Company has a transparent and specific dividend policy.	Compliant	Please refer below for the link to the publication of the dividend policy: https://edge.pse.com.ph/openDiscViewer.do?edge_no=7da7b7b5 a9ef4a9c0de8473cebbd6407			
Optional: Recommendation 13.1					
<ol> <li>Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting</li> </ol>	Compliant	Stock Transfer Services, Inc. handles all the validation/verification of attendees of the Annual Stockholders' Meeting and percentage of attendance.			
Recommendation 13.2					
<ol> <li>Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant</li> </ol>	Compliant	Notice of Annual or Special Stockholders' Meeting and Preliminary Information Statement was sent to all shareholders within the required period. (Under 'SEC Reports' Column of Investor Relations Tab.) <u>http://pbb.com.ph/#sec20is</u>			
information at least 28 days before the meeting.		Please refer below for the link to publication of notice: <u>https://edge.pse.com.ph/keyword/form.do</u>			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
Supplemental to Recommendation	on 13.2			
<ol> <li>Company's Notice of Annual Stockholders' Meeting contains the following information:         <ul> <li>The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)</li> <li>Auditors seeking appointment/re- appointment</li> <li>Proxy documents</li> </ul> </li> </ol>	Compliant	[Amend-1]Notice of Annual or Special Stockholders' Meeting and Information Statement as disclosed in PSE (link: <u>https://edge.pse.com.ph/keyword/form.do</u> and <u>http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=6</u> <u>40#viewer</u> , respectively)		
Optional: Recommendation 13.2				
<ol> <li>Company provides rationale for the agenda items for the annual stockholders meeting.</li> </ol>	Compliant	<ul> <li>The Notice of ASM contains the following information:</li> <li>(i) Profile of candidates to the board, i.e., age, work experience directorships in other listed companies, date of first appointment (at least month and year) and academic qualifications.</li> <li>(ii) Dividend policy.</li> </ul>		

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation		
		(iii) Proxy documents which shall be attached to the Notice of ASM or downloadable in the Bank website.			
Recommendation 13.3		·			
shareholder participation making the result of the vo taken during the most reo Annual or Special Sharehold Meeting publicly available new working day.	tes ent ers' :he	Form 17-C is immediately submitted/ uploaded to the PSE. Minutes of the Meeting are uploaded to the Bank's website within five (5) working days after the ASM. Please refer below for the publication to pse <u>https://edge.pse.com.ph/keyword/form.do</u> Please refer below for the link to pbb website <u>http://pbb.com.ph/</u>			
<ol> <li>Minutes of the Annual Special Shareholders' Meeti were available on the comp website within five busir days from the end of meeting.</li> </ol>	ess the	Minutes of All General & Special Stockholders' Meetings (http://pbb.com.ph/#cdmin)			
Supplement to Recommendation 13.3					
<ol> <li>Board ensures the attendanc the external auditor and ot relevant individuals to ans shareholders questions du the ASM and SSM.</li> </ol>	ver	Representatives of the external auditor, Punongbayan and Araullo, were present during the ASM for May 31, 2019.			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant		Additional Information	Explanation
Recommendation 13.4				
<ol> <li>Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra- corporate disputes in an amicable and effective manner.</li> </ol>	Compliant	Stockholders	Alternative Dispute Resolution System There had been no issues or conflicts yet that the Bank experienced with its stockholders. If ever there will be one in the future, it will be resolved by the BOD through a resolution, which may be implemented by the Board itself or in the Management. Dealings of the Bank with its related parties are covered by the RPT Policy.	
<ol> <li>The alternative dispute mechanism is included in the company's Manual on Corporate Governance.</li> </ol>		Third Parties	The Bank set up a help/complaint desk for the purpose of receiving and expeditiously addressing customer/third party complaints. The Bank designated its Chief Compliance Officer as its link to its regulators, such as the Bangko Sentral Ng Pilipinas, Philippine Deposit Insurance Corporation and Securities and Insurance Commission. As such, the CCO maintains a constructive working relationship with the regulators wherein he may consult, whenever necessary, such regulators for clarification of specific provisions of laws and regulations.	
Recommendation 13.5		<u>.</u>		
<ol> <li>Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.</li> </ol>	Compliant	<ol> <li>Telephone n</li> <li>Fax number -</li> </ol>	person – John David D. Sison umber – 8363-3333 loc. 1052 – 8363-3333 ss –sison_jdd@pbb.com.ph	
2. IRO is present at every shareholder's meeting.	Compliant	IRO and/or his rep	presentative is present at all ASM.	
Supplemental Recommendation t	to Principle 13			

Recommended CG Practice/Policy         Compliant/ Non- Compliant         Additional Information         Explanation           1. Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder         Compliant         The Board has existing Independent Directors that can effectively implement avoidance of anti-takeover measures.           2. Company has at least thirty percent (30%) public float to increase liquidity in the market.         Compliant         Public float is set at 30% as per IPO in 2013           0ptional: Principle 13         Compliant         The Banks' Investor Relations Program provides a mechanism for stakeholders to engage with the company has policies and practices to encourage shareholders' to engage with the company percent with the company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.         Compliant         Please refer to the link for the published notice of ASM https://edge.pse.com.ph/openDiscViewer.do?edge_no=c63f62c12 84875db3470cea4bb51ca8f           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 where stakeholders' rights of stakeholders	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
measures or similar devices that may entrench ineffective management or the existing controlling shareholder       implement avoidance of anti-takeover measures.         2. Company has at least thirty percent (30%) public float to increase liquidity in the market.       Compliant       Public float is set at 30% as per IPO in 2013         0ptional: Principle 13       Compliant       Public float set at 30% as per IPO in 2013         1. Company has policies and practices to encourage shareholders' to engage with the company beyond the Annual Stockholders' Meeting.       Compliant       The Banks' Investor Relations Program provides a mechanism for stakeholders to raise issues and/or concerns directly to the Board of Directors thru the Investor Relations Office.         2. Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.       Compliant       Please refer to the link for the published notice of ASM <u>https://edge.pse.com.ph/openDiscViewer.do?edge_no=c63f62c12</u> <u>84875db3470cea4b051ca8f</u> 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		Non-	Additional Information	Explanation		
percent (30%) public float to increase liquidity in the market.       Image: Compliant of the second s	measures or similar devices that may entrench ineffective management or the existing controlling	Compliant				
1. Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting.       Compliant       The Banks' Investor Relations Program provides a mechanism for stakeholders to raise issues and/or concerns directly to the Board of Directors thru the Investor Relations Office.         2. Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.       Compliant       Please refer to the link for the published notice of ASM <a href="https://edge.pse.com.ph/openDiscViewer.do?edge_no=c63f62c12">https://edge.pse.com.ph/openDiscViewer.do?edge_no=c63f62c12</a> 84875db3470cea4b051ca8f       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	percent (30%) public float to increase liquidity in the	Compliant	Public float is set at 30% as per IPO in 2013			
practices       to       encourage       stakeholders to raise issues and/or concerns directly to the Board of         birectors       birectors       Directors thru the Investor Relations Office.         Annual       Stockholders'       Stockholders'         Meeting.       Compliant       Please refer to the link for the published notice of ASM         https://edge.pse.com.ph/openDiscViewer.do?edge_no=c63f62c12       84875db3470cea4b051ca8f         Meeting.       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	Optional: Principle 13		·	·		
electronic voting in absentia at the Annual Shareholders' Meeting.       https://edge.pse.com.ph/openDiscViewer.do?edge_no=c63f62c12 84875db3470cea4b051ca8f         Duties to Stakeholders       Buties 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	practices to encourage shareholders to engage with the company beyond the Annual Stockholders'	Compliant	stakeholders to raise issues and/or concerns directly to the Board of			
<b>Principle 14:</b> 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	electronic voting in absentia at the Annual Shareholders'	Compliant	https://edge.pse.com.ph/openDiscViewer.do?edge_no=c63f62c12			
Where stakeholders' rights and/or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the	Duties to Stakeholders					
violation of their rights. Recommendation 14.1						

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
<ol> <li>Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.</li> </ol>	Compliant	Stakeholders in corporate governance include, but are not limited to customers, employees, suppliers, shareholders, investors, creditors, the community the Bank operates in society, the government, regulators, competitors, external auditors, etc. In formulating the Bank's strategic and operational decisions affecting its wealth, growth and sustainability due consideration is given to those who have an interest in the Bank and are directly affected by its operations.		
Recommendation 14.2				
<ol> <li>Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.</li> </ol>	Compliant	In instances when stakeholders' interests are not legislated, companies' voluntary commitments ensure the protection of the stakeholders' rights. The Bank's Code of Conduct ideally includes provisions on the Bank's policies and procedures on dealing with various stakeholders. The Bank's stakeholders include its customers resource providers, creditors and the community in which it operates. Fair, professional and objective dealings as well as clear, timely and regular communication with the various stakeholders ensure their fair treatment and better protection of their rights.		
Recommendation 14.3		·		
<ol> <li>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.</li> </ol>	Compliant	The Bank's stakeholders play a role in its growth and long-term viability. As such, it is crucial for the Bank to maintain open and easy communication with its stakeholders. This can be done through stakeholder engagement touch points in the Bank, such as the Investor Relations Office, Office of the Corporate Secretary, Customer Relations Office, and Corporate Communications Group. Name: Mr. John David Sison		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
		Position: Vice President & Investor Relations Officer Tel. No. 8363-3333 loc. 1052 Email: sison_jdd@pbb.com.ph Name: Atty. Roberto S. Santos Position: Corporate Secretary Tel. No. 8363-3333 loc. 4004 Email: santos_rs@pbb.com.ph Please refer below for the published whistlebrowing policy http://pbb.com.ph/SEC/Corporate%20Governance/Policies/PBB		
Supplement to Recommendation	14.3	Whistl eBlowingGuidelines.pdf		
<ol> <li>Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders are settled in a fair and expeditious manner.</li> </ol>	Compliant	It is important for the shareholders to be well-informed of the bank's processes and procedures when seeking to redress the violation of their rights. Putting in place proper safeguards ensures suitable remedies for the infringement of shareholders' rights and prevents excessive litigation. The Bank may also consider adopting in its Manual on Corporate Governance established Alternative Dispute Resolution (ADR) procedures. <i>On Corporation and Stockholders</i> There had been no issues or conflicts yet that the Bank experienced with its stockholders. If ever there will be one in the future, it will be resolved by the BOD through a resolution, which may be implemented by the Board itself or Management.		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
		Dealings of the Bank with its related parties are covered by the RPT Policy.		
		On Corporation and third parties The Bank set up a help/complaint desk for the purpose of receiving and expeditiously addressing customer/third party complaints.		
		To address the needs and concerns of our clients, we have established a Consumer Assistance Management System with different channels suited to them at their convenience. The Bank ensures that its customers are afforded quality, innovative and responsive products. It nurtures long-term customer relationship founded on mutual trust and confidence. It also ensures that customers are provided with quality service aimed at improving customer satisfaction, retain clients, increase customer base and uphold and preserve Bank's reputation.		
		The Bank is committed to continuously serve its customers with utmost respect and high esteem, recognizing their individualities and qualities as it provide service distinctive to each of them. It likewise continues to strive hard to attain growth to be able to expand its branch network and improve its information technology and serve its customers wherever they are.		
ditional Recommendations t	o Principle 14			

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
	Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
1.	Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Compliant	The Bank does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue.		
2.	Company respects intellectual property rights.	Compliant	The Bank has not violated any intellectual property rights.		
Ор	tional: Principle 14				
1.	Company discloses its policies and practices that address customers' welfare.	Compliant	It is the policy of the Bank to be transparent in all its dealings. Thus, any changes in its policies that may affect customer relationship are immediately and fully disclosed. To address the needs and concerns of our clients, we have established a Consumer Assistance Management System with different channels suited to them at their convenience. The Bank ensures that its customers are afforded quality, innovative and responsive products. It nurtures long-term customer relationship founded on mutual trust and confidence. It also ensures that		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation		
		customers are provided with quality service aimed at improving customer satisfaction, retain clients, increase customer base and uphold and preserve Bank's reputation. The Bank is committed to continuously serve its customers with utmost respect and high esteem, recognizing their individualities and qualities as it provide service distinctive to each of them. It likewise continues to strive hard to attain growth to be able to expand its branch network and improve its information technology and serve its customers wherever they are.			
<ol> <li>Company discloses its policies and practices that address supplier/ contractor selection procedures.</li> </ol>	Compliant	The Bank has procurement policies on fixed assets; furniture, fixture and equipment; supplies; IT software and hardware; security, janitorial and messengerial services and other similar contractual services, such that procurement of the same, if the amount warrants, will undergo the bidding process wherein the required number of pre-qualified bidders should be at least three (3). Only accredited suppliers, contractors and other similar service providers can participate in the bidding process mentioned above.			
<b>Principle 15:</b> 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					
<ol> <li>Board establishes policies, programs and procedures that encourage employees</li> </ol>	Compliant	The Bank has an existing business process improvement mechanism implemented and embedded in the personnel performance appraisal that encourage employees to actively participate in the			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
to actively participate in the realization of the company's goals and in its governance.		attainment of goals of the company. Performance appraisal policies and monitoring are also in place.		
Supplement to Recommendation	15.1			
<ol> <li>Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.</li> </ol>	Compliant	The Bank has a Performance Management System that includes both short term and long-term metrics to ensure the long term sustainability of the bank. The compensation policy is rooted on the performance appraisal ratings based on measurable metrics, and where ratings are weighted based on bell curve.		
<ol> <li>Company has policies and practices on health, safety and welfare of its employees.</li> </ol>	Compliant	<ul> <li>The Bank has a policy on Annual Physical Exam and Executive Check-up to ensure that all employees are fit in the performance of their duty. Likewise, The Health and Safety Committee has been approved by the EXCom which;</li> <li>(i) Plans and develops accident prevention programs for the establishment.</li> <li>(ii) Directs the accident prevention efforts of the establishment in accordance with the safety programs safety performance and government regulations in order to prevent accidents from occurring in the workplace.</li> <li>(iii) Conducts safety meetings at least once a month.</li> <li>(iv) Review reports of inspection, accident investigations and implementation of programs.</li> <li>(v) Submits reports to the manager on its meetings and activities.</li> </ul>		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
		<ul> <li>(vi) Provides necessary assistance to government inspecting authorities in the proper conduct of their activities such as the enforcement of the provisions of this Standard.</li> <li>(vii) Initiates and supervises safety training for employees.</li> <li>Develops and maintain a disaster contingency plan and organizes such emergency service units as may be necessary to handle disaster situations pursuant to the emergency preparedness manual for establishment of the Office of Civil Defense.</li> </ul>		
<ol> <li>Company has policies and practices on training and development of its employees.</li> </ol>	Compliant	The internal training curriculum of Philippine Business Bank is based on the identified training needs as well as on the requirements of various regulatory bodies/government offices. Employees are scheduled to undergo the appropriate and necessary training courses to enable them to perform their respective job responsibilities more efficiently and effectively. Furthermore, all training courses under the said curriculum are evaluated by the participants to allow HRG to monitor and ensure that the quality of training being delivered remains consistent. For certain competencies that are specialized, employees are sent to external trainings. Examples of external trainings are trainings on Trust, Treasury, Risk, HR etc. Below is the list of training programs offered internally by the bank.CTRTITLE OF SEMINAR1AMLA E-Learning2AMLA for Directors and Senior Officers		

	INTEGR	TED ANNUAL CORPORATE GOVERNANCE REPORT	
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation
		3 AMLA Orientation (via Video Lecture)	
		4 AMLA Refresher (via Video Lecture)	
		5 Branch Officers' Development Program (BODP)	
		6 Branch Products & Services	
		7 BSHARP-Basic (Branch Service Head Advancement & Re- tooling Program)	
		8 Counterfeit Detection	
		9 General Banking Laws	
		10 Handle With Care (Consumer Protection Walkthrough)	
		11 Information Security Awareness	
		12 Security Awareness Program	
		13 Service Standards	
		14 Signature Verification	
		15 SODP (Sales Officers' Development program)	
		16 Supervision Strategies	
		17 Virtual Selling Workshop	
		18 Writing For Results	
		19 Z.O.N.E. (Zoom Orientation for New Employees)	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
Recommendation 15.2				
<ol> <li>Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.</li> </ol>	Compliant	The Bank is committed and dedicated to adhere to the highest standards of good corporate governance in the conduct of its business with clients, vendors, suppliers, co-employees and regulator. To continuously uphold the trust and confidence of its clients and the general public, the Directors, Senior Management, officers and employees are expected to espouse the highest degree of integrity, honesty and professionalism. The CODE of Conduct ensures that employees will always act on what is best for the company. It provides for sanctions for acts detrimental to the interest of the bank. The policy on Conflict of interest aims to raise awareness of and clarity what may constitute a conflict of interest and provide guidelines on how to deal with situations that may give rise to a conflict of interest.		
<ol> <li>Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.</li> </ol>	Compliant	The board approves all the policies and programs of the bank and disseminates through the Systems and Methods Center for proper circularization. These policies are boarded on an internal website for ready access of all employees. The President and CEO calls a Management Committee meeting to inform senior officers of critical policies and programs that will impact employees. The Group Heads are expected to cascade to their employees.		
Supplement to Recommendation	15.2			
1. Company has clear and	Compliant	The CODE of Conduct is clear that any instance of dishonesty is		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation
stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.		punishable by suspension or termination. In the pursuit of employee discipline and affirmation of honesty and integrity values, the bank puts control as well as checks and balance process to discourage any form of fraud and deceit; and conducts value formation programs to institutionalize honesty and integrity.	
		The Code of Conduct applies to all employees who committed infraction. The Bank provides due process to all employees in cases of possible violation of the provisions of the Code of Conduct. Should it be established after due process that the employee has committed any provision of the Code, Management shall impose the necessary disciplinary action against the erring employee.	
Recommendation 15.3			
<ol> <li>Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation.</li> </ol>	Compliant	The Bank's Policy on Disposition of Administrative Case defines the offenses covered in the policy, penalties to be imposed, members of the committee and its responsibilities and policy guidelines. Offenses or irregularities upon discovery either through Audit Findings or outright behavioural misdemeanour should be reported to the Center Head and Group Head copy furnished Human resources and shall be subject to investigation. The members of the committee are responsible to:	
		<ul> <li>(i) review and evaluate the complete facts of the case, the exact nature of the infraction and extent of the effect of the infraction;</li> <li>(ii) consider all aggravating and/or mitigating factors;</li> <li>(iii) call all those involved in the case for investigation when necessary</li> </ul>	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
		<ul> <li>(iv) prepare a written report stating the facts of the case, the violation/ infraction and the corresponding disciplinary action after the proper investigation;</li> <li>(v) submit the report to Executive Committee</li> </ul>		
		The Bank's Policy on Grievance and Employee Complaints define the actions and responsibilities of all concerned personnel in the proper handling of employee complaints and grievance. The policy is designed to address legitimate grievance and complaints by the employees and not for the purpose of supporting baseless allegations and complaints. The Management provides a venue for		
		employees to seek redress for alleged unfairness or dissatisfaction through the grievance procedure. It also gives fair and due process where the accused employee is given the opportunity to refute allegations against her/him, and explain his/her side through written explanations and hearings. There is validation of facts and immediate response and corrective action are made to provide a		
		closure to the issue. Retribution by Supervising Officer or Retaliation for Employee complaints shall be subject to corresponding disciplinary action in accordance with the Code of Conduct.		
		Please refer below for the link to the publication in pbb website <u>http://pbb.com.ph/SEC/Corporate%20Governance/Policies/PBB</u> <u>Whistl eBlowingGuidelines.pdf</u>		
<ol> <li>Board establishes a suitable framework for whistleblowing that allows</li> </ol>	Compliant	Please refer below for the link to the publication in pbb website http://pbb.com.ph/SEC/Corporate%20Governance/Policies/PBB Whistl eBlowingGuidelines.pdf		

Recommended CG Practice/Policy         Compliant/ Non- Compliant         Additional Information         Explanation           employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.         a         a         a         b         a	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
access to an independent member of the Board or a unit created to handle whistleblowing concerns.         3. Board supervises and ensures the enforcement of the whistleblowing framework.         Principle 16: The company should be socially responsible in all its dealings with the communities where it operates, it should ensure tha interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balan development.         Recommendation 16.1         1. Company recognizes and Compliant Please refer to the link of the latest Annual Report containing the					
development.         Recommendation 16.1         1. Company recognizes and Compliant Please refer to the link of the latest Annual Report containing the	<ul> <li>access to an independent member of the Board or a unit created to handle whistleblowing concerns.</li> <li>3. Board supervises and ensures the enforcement of the whistleblowing framework.</li> <li>Principle 16: The company sho</li> </ul>				
1. Company recognizes and Compliant Please refer to the link of the latest Annual Report containing the	development.				
	Recommendation 16.1				
places importance on the 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.       https://edge.pse.com.ph/openDiscViewer.do?edge no=1c9d58bc0 e91c9dc5d542af6f1e997b9         Optional: Principle 16       Optional: Principle 16	places importance on the 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.				

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
	Recommended CG Practice/Policy	Compliant/ Non- Compliant	Additional Information	Explanation	
1.	Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	The Bank acknowledges its responsibility to the country, particularly on its contribution to the growth of the nation's economy, adherence to various government policies on the preservation of environment, respect to the efforts of local government units and various non-governmental organizations to protect the natural resources; the communities and customers it serves, as fundamentals to its long-term sustainability		
2.	Company exerts effort to interact positively with the communities in which it operates	Compliant	See Recommendation 16.1 above.		

Pursuant to the requirement of the Securities and Exchange Commission (SEC), this Integrated Annual Corporate Opvernance Report (I-ACGR) is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Caloocan on 2023.

JEFFREY S. YAO

Chairman of the Board T/N 12/1-076-085

BENEL D. LAGUA Independent Director TIN 107-272-894

CI DIOSDADO M. PERALTA (RET.)

Independent Director TIN 115-895-698

SUBSCRIBED AND SWORN to before me this (TIN) as indicated above.

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 2023

SIGNATURES

ROLANDO R. AVANTE Vice-Chairman & President/CEO TIN 106-968-623

amuch ATTY. ROBERTO C. UYOUIENGCO

Independent Director TIN 122-402-624

3 0 MAY 2023

ATTY. LEONARDO C. BOOL Assistant Corporate Secretary

TIN 112-145-47

day of

ASTERIO L. FAVIS, JR.

Independent Director TIN 108-160-842

NAŔCISO DL. ERAÑA

Independent Director TIN 108-099-974

ATTY SERGIO M. CENIZA

Chief Compliance Officer TIN 122–338-597

2023, affiants exhibiting to me their tax identification numbers

## **NOTARY PUBLIC**

Roberto Santos Jr. Notarial commission: C-442 Notary Public for Caloocan City until 31 Dec. 2024 PTR AA No. 0139414 01/03/2023 Pasig City IBP OR No. 181088 12/29/2022 CALMANA MCLE No. VII-000618 valid until 14 April 2025 Koll No. 59570