ANNUAL CORPORATE GOVERNANCE REPORT OF AYALA PLANS, INC.

- 1. For the fiscal year ended December 31, 2021
- 2. Certificate Authority Number PN-2021-02-R
- 3. Ayala Plans, Inc.

Province, Country or other jurisdiction of incorporation or organization

4. 8/F BPI Buendia Center, 360 Sen. Gil Puyat Avenue, Makati City 1209

Address of principal office

5. 889-10000 for Metro Manila; 1-800-188-89100 for domestic toll-free calls (available to PLDT subscribers)

Company's telephone number including area code

(632) 8580-0820

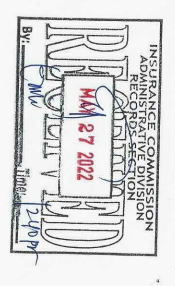
AP Compliance Officer's telephone number including area code

6. Ayala Plans, Inc. (https://www.bpi.com.ph/protect/ayala-plans)

Company's official website

7. Not applicable

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



		ANNUAL CORPORA	ATE GOVERNANCE REPORT	
		COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Go	vernance Responsibilities	
			, working board to foster the long-term succe	
		orporate objectives and	the long-term best interests of its shareholders	and other stakeholders.
	commendation 1.1	COMPLIANT	As a second seco	
1.	Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	COMPLIANT	As required by IC, the biodata of the elected Board of Directors which discloses the age, qualifications and relevant experience are submitted annually to the Commission.	
2.	Board has an appropriate mix of competence and expertise.	COMPLIANT	Reference document:	
	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.	COMPLIANT	AP Board of Directors and Executives Officers Profiles https://www.bpi.com.ph/https/10.133.126.149 443/protect/ayala-plans/board-of-directors/profiles	
Re	commendation 1.2			
	Board is composed of a majority of non-executive directors.	COMPLIANT	In the submission of Ayala Plans' (AP) 2021 amended General Information Sheet to IC on November 26, 2021, two (2) out of the fivemember board were classified as independent, or having no interest or relationship with AP at the time of election, appointment, or re-election. One (1) of the Board was Non-Executive Director, who was not involved in the day-to-day management of company's operations. Reference document/link: AP website https://www.bpi.com.ph/protect/ayala-plans/board-of-directors	
_	commendation 1.3			
1.	Company provides in its Board Charter or Manual on Corporate Governance a policy on training of directors.	COMPLIANT	AP Directors receive relevant and continuing training to enable them to have a greater understanding of the company's business and to keep abreast with current issues and	

		regulatory changes in the industry and to strengthen their ability to meet these governance responsibilities. Reference document: • AP Corporate Governance Manual (Sec VII. Training/Orientation, page 15) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
 Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first time directors. Company has relevant annual continuing training for all directors. 	COMPLIANT	The Office of the Corporate Secretary together with the Compliance Unit of Ayala Plans ensures that the Board of Directors are able to attend the requisite programs, seminars and roundtables with accredited service providers during the year. Reference document: • AP Corporate Governance Manual (Sec VII. Training/Orientation, page 15) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Recommendation 1.4 1. Board has a policy on board diversity.	COMPLIANT	Ayala Plans will adopt and align with the BPI Parent board diversity policy. Reference document: BPI Website (Board Diversity Policy) https://www.bpi.com.ph/assets/aboutbpi/nominationscommittee/boarddiversitypolicy.pdf	

Recommendation 1.5		
2. Corporate Secretary is a separate individual from the Compliance Officer. 3. Corporate Secretary is not a member of the Board of Directors.	COMPLIANT COMPLIANT	The Board is assisted by a Corporate Secretary, Atty. Angela Pilar B. Maramag, who is not the Compliance Officer and is not a member of the Board of Directors. The Corporate Secretary shall have the following functions 1. Serve as an adviser to the directors on their responsibilities and obligations; 2. Keep the minutes of meetings of the stockholders, the Board of Directors, the Executive Committee, and all other committees in a book or books kept for that purpose, and shall furnish copies thereof to the Chairman, the President and other members of the Board as appropriate; 3. Have charge of the stock certificate book and such other books and papers as the Board may direct; 4. Attend to the giving and serving of notices of Board and shareholder meetings; 5. Be fully informed and be part of the scheduling process of other activities of the Board; 6. Prepare an annual schedule of board meetings and the regular agendas of meetings, and put the Board on notice of
		 6. Prepare an annual schedule of board meetings and the regular agendas of meetings, and put the Board on notice of such agenda at every meeting; 7. Oversee the adequate flow of information
		to the Board prior to meetings; The Corporate Secretary shall have such other responsibilities as the Board of Directors may impose upon him.
		The Board shall have separate and independent access to the Corporate Secretary.

4.	Corporate Secretary attends training/s	COMPLIANT	Reference document: AP Corporate Governance Manual (Sec XI.D. Corporate Secretary, pages 26 to 27) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf AP Board of Directors and Executives Officers Profiles https://www.bpi.com.ph/https/10.133.126.149 443/protect/ayala-plans/board-of-directors/profiles Reference document:	
	on corporate governance.		AP Board of Directors and Executive Officers Profiles (Corporate Secretary) https://www.bpi.com.ph/https/10.133.126.149 443/protect/ayala-plans/board-of-directors/profiles	
	commendation 1.6	COMPLIANT		
1.	Board is assisted by a Compliance Officer.	COMPLIANT	AP has designated a Compliance Officer with a rank of Senior Manager to carry out the	
2.		NON- COMPLIANT	compliance functions for AP. Reference document: • AP Corporate Governance Manual (Sec XII.A. Other Senior Officer, Compliance Officer, page 27)	Currently, given the winding down operations of AP, there are only seven (7) personnel. The Officer in Charge has the highest rank (Director/ AVP).
3.	Compliance Officer is not a member of the board.	COMPLIANT	https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf • AP Board of Directors and Executive Officers Profiles (Compliance Officer) https://www.bpi.com.ph/https/10.133.126.149 443/protect/ayala-plans/board-of-directors/profiles	
4.	Compliance Officer attends training/s on corporate governance annually.	COMPLIANT	Reference document: • AP Board of Directors and Executive Officers Profiles (Compliance Officer) https://www.bpi.com.ph/https/10.133.126.149	

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

De	commendation 2.1			
Ke		COMPLIANT	The second control of the second state of the	
1.	Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	COMPLIANT	The corporate governance philosophy of the company states that the Directors should subscribe to a philosophy of adhering to honesty, integrity, and professionalism in the conduct of its business, exercising prudence in arriving at decisions, enforcing internal discipline and a system of checks and balances in its operating processes, and providing transparency to its various publics regarding basic management policies and practices, major business strategies and decisions, and its operating results. Reference document: AP Corporate Governance Manual (Sec I. Corporate Governance Philosophy, page 3; Section II.A. Governance Structure, Board of Directors page 3; Section V. Duties and Responsibilities of the Board, pages 12 to 13) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Re	commendation 2.2			
1.	Board oversees the development, review and approval of the company's business objectives and strategy.	COMPLIANT	The Board of Directors (the Board) bears the primary responsibility for creating and enhancing the long term shareholder value of	
2.	Board oversees and monitors the implementation of the company's business objectives and strategy in order to sustain the company's long-term viability and strength.	COMPLIANT	AP and ensuring that this objective is achieved in all its business activities. Reference document: AP Corporate Governance Manual (Section II.A. Board of Directors page 3) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	

Po	commendation 2.3			
	Board is headed by a competent and qualified Chairperson.	COMPLIANT	AP Board is headed by a competent and qualified Chairperson. Reference document: • AP Board of Directors and Executive Officers Profiles https://www.bpi.com.ph/https/10.133.126.149 443/protect/ayala-plans/board-of-directors/profiles	
Re	commendation 2.4			
	Board ensures and adopts an effective succession planning program for directors, key officers and management.	COMPLIANT	Ayala Plans follows the succession planning program for directors, key officers and management of BPI Parent.	
	Board adopts a policy on the retirement for directors and key officers.	COMPLIANT	Ayala Plans aligns with the retirement program for directors and key officers of BPI Parent. Reference document: BPI Website (Succession Planning and Talent Management) https://www.bpi.com.ph/governance/board-and-governance/board-matters/succession-planning-talent-management	
Re	commendation 2.5			
1.	Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members.	COMPLIANT	The policy on compensation of Directors is stated in the AP Corporate Governance Manual.	
	Board aligns the remuneration of key officers and board members with long-term interests of the company.	COMPLIANT	Reference document: AP Corporate Governance Manual (Section VI.C. Compensation of	
3.	Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT	Directors, page 14) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	

Ra	Recommendation 2.6					
1.		COMPLIANT	The nomination policy and the voting rights of			
'-	board nomination and election policy.	COMPLIANT	the minority shareholders are stated in the			
2.		COMPLIANT	AP Corporate Governance Manual.			
۷.	is disclosed in the company's Manual	COMI LIAM	711 Odiporate Governance Mandai.			
	on Corporate Governance.		Reference document:			
3	Board nomination and election policy	COMPLIANT	AP Corporate Governance Manual			
0.	includes how the company accepts	201111 217 11 11	(Section VIII.A. Nominations Committee,			
	nominations from minority		page 15; Section XVI.A.1. Voting Rights,			
	shareholders.		page 30)			
4.	Board nomination and election policy	COMPLIANT	https://www.bpi.com.ph/assets/ayalaplansinc/			
	includes how the board reviews		apcorporategovernancemanual.pdf			
	nominated candidates.					
5.	Board nomination and election policy	COMPLIANT				
	includes an assessment of the					
	effectiveness of the Board's processes					
	in the nomination, election or					
	replacement of a director.					
6.	Board has a process for identifying the	COMPLIANT				
	quality of directors that is aligned with					
Da	the strategic direction of the company.					
	commendation 2.7	0014014117				
1.	Board has overall responsibility in	COMPLIANT	AP has Related Party Transactions (RPT)			
	ensuring that there is a group-wide		Policy to assist the Board in the evaluation of RPTs.			
	policy and system governing related party transactions (RPTs) and other		RPTS.			
	unusual or infrequently occurring		Reference document:			
	transactions.		AP Corporate Governance Manual			
2	RPT policy includes appropriate	COMPLIANT	(Section VIII.D. Related Party			
۷.	review and approval of material RPTs,	OOMI LIAM	Transactions, pages 21 to 23)			
	which guarantee fairness and		https://www.bpi.com.ph/assets/ayalaplansinc/			
	transparency of the transactions.		apcorporategovernancemanual.pdf			
3.	RPT policy encompasses all entities	COMPLIANT				
	within the group, taking into account					
	the size, structure, risk profile and					
	complexity of operations.					
Re	commendation 2.8					
1.		COMPLIANT	As stated in the AP Corporate Governance			
	approving the selection of		Manual, the Board through its Personnel			
			<u> </u>			
	Management led by the Chief		Compensation Committee is responsible for			
			Compensation Committee is responsible for the talent management and succession planning for Key Officers of AP.			

	Chief Risk Officer, Chief Compliance fficer and Chief Audit Executive)		Reference document:	
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	Assessing the performance of AP Officers is also one of the responsibilities of Personnel Compensation Committee. Reference document: AP Corporate Governance Manual (Section VIII.B. Personnel Compensation Committee, pages 15 to 17) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Re	commendation 2.9			
1.	Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	Ayala Plans follows the performance management framework of BPI Parent. Reference document: 2020 BPI Integrated Annual Report (President & CEO and Senior Management, p.107)	
2.	Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	https://www.bpi.com.ph/assets/aboutbpi/integratedreports/2020integratedreportinteractive.pdf	
Re	commendation 2.10			
1.	Board oversees that an appropriate internal control system is in place.	COMPLIANT	As stated in the Manual, the Audit Committee shall monitor and evaluate the adequacy and	
2.	The internal control system includes a mechanism for monitoring and managing potential conflict of	COMPLIANT	effectiveness of the company's internal control system. It shall provide oversight on the overall management of operating risks,	

interest of the Management, members and shareholders.		financial reporting and control, internal audit department and external auditors, quality of compliance with the Corporate Governance Manual and reviews conducted by the Insurance Commission. Reference document: • AP Corporate Governance Manual (Section VIII.C. Audit Committee, pages 17 to 21) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Board approves the Internal Audit Charter.	COMPLIANT	One of the duties of the Audit Committee is to review and reassess adequacy of Audit Committee Charter. Reference document: AP Corporate Governance Manual (Section VIII.C. Audit Committee, pages 17 to 21) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Recommendation 2.11			
 Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks. The risk management framework guides the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies. 	COMPLIANT	The Board as a whole shall nurture a culture of risk across the entity and shall implement and oversee the enterprise risk management program to assist the Board in fulfilling its corporate governance responsibilities relating to the management of risks. Reference document: AP Corporate Governance Manual (Section IX. Risk Management, pages 23 to 24) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	

Recom	nmendation 2.12			
fori role acc fidu	pard has a Board Charter that rmalizes and clearly states its les, responsibilities and accountabilities in carrying out its uciary duties.	COMPLIANT	The duties and responsibilities of the Board are stated in the Corporate Governance Manual. Reference document:	
the	pard Charter serves as a guide to e directors in the performance of eir functions.	COMPLIANT	AP Corporate Governance Manual. https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
and	pard Charter is publicly available and posted on the company's ebsite.	COMPLIANT		
	Tank - 196		ossible to support the effective performance of the	
nomina availab	larly with respect to audit, risk man	agement, related party	transactions, and other key corporate governance responsibilities of all committees established should be a second of the committees of all committees established should be a second of the committees are also be a	ce concerns, such as
nomina availab Recom 1. Boo cor boo per	larly with respect to audit, risk man ation and remuneration. The comp ole Committee Charter.	agement, related party	transactions, and other key corporate governance	ce concerns, such as
nomina availab Recom 1. Boa cor boa per res	plarly with respect to audit, risk man ation and remuneration. The compole Committee Charter. Inmendation 3.1 Deard establishes board immittees that focus on specific pard functions to aid in the optimal enformance of its roles and	agement, related party osition, functions and r	The Board may delegate specific responsibilities to other sub-committees for specialized areas of focus within the limits allowed by law. Reference document: AP Corporate Governance Manual (Section VIII. Board Committees, pages 15 to 23) https://www.bpi.com.ph/assets/ayalaplansinc/	ce concerns, such as

Committee to enhance its oversight capability over the company's

financial reporting, internal control

system, internal and external audit processes, and compliance with

evaluate the adequacy and effectiveness of

of operating risks, financial reporting and

control, internal audit department and

the company's internal control system. It shall provide oversight on the overall management

	applicable laws and regulations.		external auditors, quality of compliance with the Corporate Governance Manual and reviews conducted by the Insurance Commission. Reference document: • AP Corporate Governance Manual (Section VIII.C. Audit Committee, pages 17 to 21) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
	Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	COMPLIANT	The Board appoints at least three (3) members of the Board, two (2) of whom shall be independent directors, including the Chairman preferably with accounting, auditing or related financial management expertise or experience. Reference document: AP Corporate Governance Manual (Section VIII.C. Audit Committee, page 17) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf AP Committee Charters https://www.bpi.com.ph/protect/ayalaplans/governance/committees-attendance AP website https://www.bpi.com.ph/protect/ayalaplans/board-of-directors	
3.	All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	COMPLIANT	The Board appoints at least three (3) members of the Board, two (2) of whom shall be independent directors, including the Chairman preferably with accounting, auditing or related financial management expertise or experience. Reference document: • AP Corporate Governance Manual (Section VIII.C. Audit Committee,	

		COMPLIANT	page17) https://www.bpi.com.ph/assets/ayalaplansinc/ apcorporategovernancemanual.pdf • AP Committee Charters https://www.bpi.com.ph/protect/ayala- plans/governance/committees-attendance • AP website https://www.bpi.com.ph/protect/ayala- plans/board-of-directors	
4.	The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	COMPLIANT	The chairman of the Audit Committee is not the chairman of the Board or of any other committees. Reference document: AP Corporate Governance Manual (Section VIII.C. Audit Committee, page 17) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf AP Committee Charters https://www.bpi.com.ph/protect/ayalaplans/governance/committees-attendance AP website https://www.bpi.com.ph/protect/ayalaplans/board-of-directors	
Re	commendation 3.3			
	Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	NON-COMPLIANT		Currently, given the winding down operations of AP, the Board as a whole, performs the functions of the Corporate Governance Committee.
2.	Corporate Governance Committee is composed of at least three members, majority of whom should be independent directors.	NON-COMPLIANT		Currently, given the winding down operations of AP, the Board as a whole, performs the functions of

			the Corporate Governance
			Committee.
3.	Chairman of the Corporate Governance Committee is an independent director.	NON-COMPLIANT	Currently, given the winding down operations of AP, the Board as a whole, performs the functions of the Corporate Governance Committee.
Re	commendation 3.4		Committee.
1.	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.	NON-COMPLIANT	Currently, given the winding down operations of AP, the Board as a whole, performs the functions of the Risk Oversight Committee.
2.	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	NON-COMPLIANT	Currently, given the winding down operations of AP, the Board as a whole, performs the functions of the Risk Oversight Committee.
3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	NON-COMPLIANT	Currently, given the winding down operations of AP, the Board as a whole, performs the functions of the Risk Oversight Committee.
4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	NON-COMPLIANT	Currently, given the winding down operations of AP, the Board as a whole, performs the functions of the Risk Oversight Committee.
Re	commendation 3.5		
1.	The Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	NON- COMPLIANT	Currently, given the winding down operations of AP, the Board as a whole, performs the functions of the Related Party

				Transactions Committee.
2	RPT Committee is composed of at	NON-COMPLIANT		Currently, given the
۷.	least three non-executive directors,	NON-COMI LIAM		winding down operations of
	majority of whom should be			AP, the Board as a whole,
	independent, including the			performs the functions of
	Chairman.			the Related Party
	Chairman.			Transactions Committee.
Po	commendation 3.6			Transactions Committee.
Re	commendation 3.0			
1.	All established committees have	COMPLIANT	Reference document:	
	Committee Charters stating in plain		AP Corporate Governance Manual	
	terms their respective purposes,		(Section VIII, Board Committees, pages	
	memberships, structures,		15 to 23)	
	operations, reporting process,		https://www.bpi.com.ph/assets/ayalaplansinc/	
	resources and other relevant		apcorporategovernancemanual.pdf	
	information.		AP Committee Charters	
2.	Committee Charters provide	COMPLIANT	https://www.bpi.com.ph/protect/ayala-	
	standards for evaluating the		plans/governance/committees-attendance	
	performance of the Committees.			
3.	Committee Charters were fully	COMPLIANT	Reference document:	
	disclosed on the company's website		AP Corporate Governance Manual	
	also local circuit company o mozeme		(Section VIII, Board Committees, pages	
			15 to 23)	
			https://www.bpi.com.ph/assets/ayalaplansinc/	
			apcorporategovernancemanual.pdf	
			AP Committee Charters	
			https://www.bpi.com.ph/protect/ayala-	
			plans/governance/committees-attendance	
			pians/governance/committees-attendance	
Pri	nciple 4: To show full commitment to	the company, the direc	ctors should devote the time and attention necess	ary to properly and
			ficient time to be familiar with the corporation's bu	
Re	commendation 4.1			
1	The Directors attends and actively	COMPLIANT	Members of the Board should attend regular	
''	participates in all meetings of the	COMIT EI/MAT	and special meetings of the Board in person	
	Board, Committees and		or via teleconference or video conference or	
	shareholders in person or through		by any other technological means allowed by	
	tele/videoconferencing conducted in		law.	
<u> </u>	tele/videoconlerencing conducted in		law.	

	accordance with the rules and regulations of the Commission.		Reference document: • AP Corporate Governance Manual (Section IV, Board Meetings and Quorum Requirements, page 12) https://www.bpi.com.ph/assets/ayalaplansinc/ apcorporategovernancemanual.pdf • AP Committee Charters https://www.bpi.com.ph/protect/ayala- plans/governance/committees-attendance	
2.	The directors review meeting materials for all Board and Committee meetings.	COMPLIANT	The materials of the meeting are provided to the directors at least 2 working days before the date of actual meeting. The materials are made available through BoardVantage/ by sending thru e-mail. Reference document: AP Corporate Governance Manual (Section IV, Board Meetings and Quorum Requirements, page 12) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
3.	The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	COMPLIANT	Agenda for the meeting are communicated to the Directors prior to the date of actual meeting. Directors are free to suggest items for inclusion to the agenda and are free to raise at any board meeting subjects that are not on the agenda for that meeting. Reference document: AP Corporate Governance Manual (Section V.L, Duties and Responsibilities of the Board, page 13) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	

Recommendation 4.2			
Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.	COMPLIANT	A director shall exercise due discretion in accepting and holding directorships outside of AP. Reference document: • AP Corporate Governance Manual (Section III.C., Policy on Multiple Board Seats, page 12) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Recommendation 4.3			
The directors notify the company's board where he/she is an incumbent director before accepting a directorship in another company.	COMPLIANT	As stated in the Manual of Corporate Governance, a director should notify the Board before accepting a directorship in another company. Updated bio-datas of newly-elected and re-elected directors are submitted annually to IC. Reference document: • AP Corporate Governance Manual (Section III.A., Policy on Multiple Board Seats, page 12) https://www.bpi.com.ph/assets/ayalaplansinc/ apcorporategovernancemanual.pdf	
Principle 5: The board should endeavor	to exercise an objectiv	e and independent judgment on all corporate affa	airs.
Recommendation 5.1	· ·		
The board is composed of at least twenty percent (20%) independent directors.	COMPLIANT	In the submission of Ayala Plans' (AP) 2021 amended General Information Sheet to IC on November 26, 2021, two (2) out of the fivemember board were classified as independent, or having no interest or	

			relationship with AP at the time of election, appointment, or re-election. Reference document/link: AP website https://www.bpi.com.ph/protect/ayala-plans/board-of-directors AP Corporate Governance Manual (Section II.B, Composition, page 3: Section II.E.2. Number of Independent Directors, page 7) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Reco	ommendation 5.2			
a n	The independent directors possess all the necessary qualifications and none of the disqualifications to hold he position.	COMPLIANT	The Independent Directors possess all the necessary qualifications. Reference document/link: AP Corporate Governance Manual (Section II.E.3. Qualifications and Disqualifications of Independent Director, pages 7 to 10) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf AP website https://www.bpi.com.ph/protect/ayala-plans/board-of-directors	
Reco	ommendation 5.3			
A C S 2	The independent directors serve for a maximum cumulative term of nine rears. As far as Insurance Companies are concerned, the foregoing term limit shall be reckoned from 02 January 2015 while the reckoning date for the Pre-need Companies and	COMPLIANT	An Independent Director shall serve for a maximum cumulative term of nine (9) years. Reference document/link: AP Corporate Governance Manual (Section II.E.3.c. Term Limits of Independent Director, page 9) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	

Health Maintenance Organizations shall be from 21 September 2016. For other covered entities, all previous terms served by existing Independent Directors prior to the effectivity of this Circular shall not be included in the application of the term limit prescribed in this item.			
The company bars an independent director from serving in such capacity after the term limit of nine years.	COMPLIANT	An Independent Director who served the maximum period shall be perpetually barred from any re-election in the company but may continue therein as a non-independent director. Reference document/link: • AP Corporate Governance Manual (Section II.E.3.c. Term Limits of Independent Director, page 9) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification and seek shareholders' approval during the annual shareholders' meeting.	COMPLIANT	Currently, AP has no Independent Directors retained beyond the term limit on nine years, as reckoned from 2016. Reference document/link: • AP Corporate Governance Manual (Section II.E.3.c. Term Limits of Independent Director, page 9) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	COMPLIANT	The Chairman of the Board and the Officer in Charge are held by separate individuals. • AP website https://www.bpi.com.ph/protect/ayala-plans/board-of-directors	

Chief Exe	irman of the Board and ecutive Officer have clearly esponsibilities.	COMPLIANT	Reference document/link: • AP Corporate Governance Manual (Section XI. Executive Officers of AP, page 25 to 27) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Recommend	dation 5.5			
an indepo the roles being hel Board sh	airman of the Board is not endent director or where of Chairman and CEO are ld by one person, the would designate a lead among the independent.	COMPLIANT	Our Chairman is separately appointed from our Officer-in-Charge / Chief Executive Officer by the Board, a Lead Independent Director is not necessary. • AP Corporate Governance Manual (Section XI. Executive Officers of AP, page 25 to 27) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Recommend	dation 5.6			
transaction should at	with material interest in a on affecting the corporation bstain from taking part in erations for the same.	COMPLIANT	If an actual or potential conflict of interest should arise on the part of directors, it should be fully disclosed and the concerned director should not participate in the decision making. A director who has a continuing conflict of interest of a material nature should either resign or, if the Board deems appropriate, be removed from the Board. Reference document/link: AP Corporate Governance Manual (Section XIII.B. Governance Policy on Conflict of Interest, page 28) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	

Re	Recommendation 5.7				
1.	The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are in place within the corporation.	NON-COMPLIANT		There was no NED meeting held in 2021 and will plan to conduct in 2022.	
2.	The meetings are chaired by the lead independent director.	NON-COMPLIANT		There was no NED meeting held in 2021 and will plan to conduct in 2022.	
eva	aluations to appraise its performance a		rough an assessment process. The Board shou hether it possesses the right mix of backgrounds		
Re	commendation 6.1				
1.	The Board conducts an annual assessment of its performance as a whole.	COMPLIANT	One of the duties and responsibilities of the Board is to evaluate the performance and effectiveness of the Board and it various		
2.	The performance of the Chairman is assessed annually by the Board.	COMPLIANT	committees, the CEO and operating management, through a formal evaluation		
3.	The performance of the individual member of the Board is assessed annually by the Board.	COMPLIANT	process. Reference document:		
4.	The performance of each committee is assessed annually by the Board.	COMPLIANT	AP Corporate Governance Manual (Sec V.N. Page 13) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf		
5.	Every three years, the assessments are supported by an external facilitator.	NON-COMPLIANT		The conduct of the Board of Directors self-assessment has not yet reached three (3) years, as of December 2021.	

Re	commendation 6.2			
2.	Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. The system allows for a feedback mechanism from the shareholders.	COMPLIANT	Yes, the Board has in place a system and process to determine the performance of the Board, individual directors and committees. Reference document: AP Corporate Governance Manual (Sec II.F. Performance Evaluation page 11) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
			<u>apoorporategovernancemanuar.pur</u>	
Pri	nciple 7: Members of the Board are du	ty-bound to apply high	ethical standards, taking into account the interes	ts of all stakeholders.
Re	commendation 7.1			
1.	Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	COMPLIANT	Ayala Plans generally adopts the same Code of Business Conduct and Ethics of BPI Parent to ensure standardization and consistency across the BPI Group. Reference document: BPI Website (Code of Business Conduct and Ethics) https://www.bpi.com.ph/governance/board-and-governance/business-conduct-ethics	
2.	The Code is properly disseminated to the Board, senior management and employees.	COMPLIANT	This Code of Business Conduct and Ethics can be accessed by employees and senior management from the Management and Operating Manual of BPI in the Bank's intranet electronic database. This Code is also posted on the company website. Reference document: BPI Website (Code of Business Conduct and Ethics)	

		and-governance/business-conduct-ethics	
The Code is disclosed and made available to the public through the company website.	COMPLIANT	Reference document: BPI Website (Code of Business Conduct and Ethics) https://www.bpi.com.ph/governance/board- and-governance/business-conduct-ethics	
Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	COMPLIANT	Ayala Plans generally adopts the same Code of Business Conduct and Ethics of BPI Parent to ensure standardization and consistency across the BPI Group.	
Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	COMPLIANT	Reference document: BPI Corporate Governance Manual (Dissemination of the Code and Compliance with the Code, page 82 to 83) https://www.bpi.com.ph/assets/aboutbpi/man ualoncorporategovernance/bpirevisedmanual oncorporategovernancesecfiled09272021fina l.pdf	
Principle 8: The company should establis		re and Transparency policies and procedures that are practical and in	accordance with best
practices and regulatory expectations. Recommendation 8.1		position and processing in an arrangement and in-	
Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	COMPLIANT	The Board shall commit at all times to fully disclose all material information about the company for the benefit of the stockholder. Reference document: • AP Corporate Governance Manual (Sec XV. Reports and Disclosures, page 30) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	

Re	commendation 8.3			
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1.	Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	As required by IC, the bio-data of the elected Board of Directors which discloses the age, qualifications and relevant experience are submitted annually to the Commission. Reference document: • AP Board of Directors and Executive Officers Profiles https://www.bpi.com.ph/https/10.133.126.149 443/protect/ayala-plans/board-of-directors/profiles	
	Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	Same reply as in #1 under Recommendation 8.3 above.	
Re	commendation 8.4			
1.	Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.	COMPLIANT	The level of remuneration/benefits of Directors is determined to ensure that it is sufficient and fair relative to the responsibility they bear. Reference document: AP Corporate Governance Manual (Sec VI.C. Compensation of Directors, page 14; Section VIII.B. Personnel Compensation Committee pages 15 to 17) https://www.bpi.com.ph/assets/ayalaplansinc/ apcorporategovernancemanual.pdf	
2.	Company provides a clear disclosure of its policies and procedure for setting Executive remuneration, including the level	COMPLIANT	Same reply as in #1 under Recommendation 8.4 above.	

3.	and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code. Company discloses the remuneration on an individual basis, including termination and retirement provisions.	NON-COMPLIANT		Director's remuneration is disclosed in the annual reports in aggregate to the extent allowable without raising commercial, privacy and security issues as well as business efficiency and competitiveness concerns for the company.
Re	commendation 8.5			
1.	Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions.	COMPLIANT	AP discloses its policies governing Related Party Transactions. Reference document: • Ayala Plans, Inc. Policy on Related Party Transactions https://www.bpi.com.ph/assets/ayalaplansinc/aprelatedpartytransactionspolicy.pdf	
2.	Company discloses material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by majority vote of the stockholders in the annual stockholder's meeting during the year.	COMPLIANT	The company ensures strict and consistent compliance with laws and regulations involving transactions with its Directors, Officers and Stockholders (DOS), Affiliates and other related parties. Reference document: Ayala Plans, Inc. Policy on Related Party Transactions https://www.bpi.com.ph/assets/ayalaplansinc/aprelatedpartytransactionspolicy.pdf 2021 RPT reports submitted to IC https://www.bpi.com.ph/protect/ayalaplans/disclosures	

Recommendation 8.7						
Company's corporate governance policies, programs and procedures are contained in its Manual of Corporate Governance (MCG). Company's MCG is posted on its company website	COMPLIANT	The company's Manual of Corporate Governance supplements and complements AP's Articles of Incorporation and By-Laws by setting forth principles of good and transparent governance. Reference document: • AP Corporate Governance Manual https://www.bpi.com.ph/assets/ayalaplansinc/ apcorporategovernancemanual.pdf				

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

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R	Recommendation 9.1					
1	Audit Committee has a robust process for approving and recommending the appointment; reappointment, removal, and fees of the external auditors.	COMPLIANT	One of the duties and responsibilities of the Audit Committee is to ensure that a BSP/SEC accredited external auditor had been appointed by the BPI Board of Directors and remove the external auditors if circumstances warrant.			
			Reference document: • AP Corporate Governance Manual (Sec VIII.C.2.c.i External Audit, pages 18 to 19) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf			
2	The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	COMPLIANT	The Board, through the Audit Committee, shall recommend to the stockholders a duly accredited external auditor who shall undertake an independent audit and shall provide an objective assurance on the way in which the financial statements shall have been prepared and presented.			

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			Reference document: AP Corporate Governance Manual (Sec XIX.A. External Audit, page 33) https://www.bpi.com.ph/assets/ayalaplansinc/ apcorporategovernancemanual.pdf AP Notice of ASM https://www.bpi.com.ph/protect/ayala- plans/disclosures AP Minutes of ASM https://www.bpi.com.ph/assets/ayalaplansinc/	
	For removal of external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	COMPLIANT	apiasm07292021.pdf There has been no removal or change of the external auditor within the last three (3) years (2019-2021).	
Re	commendation 9.2			
1.	Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	COMPLIANT	Reference document: • AP Corporate Governance Manual (Sec VIII.C.2.c.External Audit, pages 18- 19) https://www.bpi.com.ph/assets/ayalaplansinc/ apcorporategovernancemanual.pdf	
2.	Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	COMPLIANT	The Audit Committee assess the external auditor's effectiveness, independence and objectivity, ensuring that key partners are rotated at appropriate intervals; and remove the external auditors if circumstances	

		warrant. The Committee shall oversee the resolution of disagreements between management and the external auditors in the event that they arise. Reference document: AP Corporate Governance Manual (Sec VIII.C.2.c.i External Audit, pages 18-19) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Recommendation 9.3			
Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	COMPLIANT	The External Auditor shall perform such other functions as may be approved by the Board in its engagement of the auditor, provided, however, that non-audit work shall not be in conflict with the functions of the auditor as external auditor. Reference document: AP Corporate Governance Manual (Sec XIX.B.4 External Audit, page 33) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	COMPLIANT	In recent years, there have been no non-audit services.	

Principle 10: The company should ensu	re that the material and	reportable non-financial and sustainability issue	s are disclosed.		
Recommendation 10.1					
1. Board has a clear and focused policy on the disclosure of nonfinancial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	COMPLIANT	Currently, given the winding down operations of AP, the disclosure of non-financial information is limited to its sustainability report. Reference document: Sustainability Reports https://www.bpi.com.ph/protect/ayala-plans/disclosures			
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	NON-COMPLIANT		Currently, given the winding down operations of AP, the sustainability report is not patterned to a globally recognized standard/ framework.		
		nd cost-efficient communication channel for diss by investors, stakeholders and other interested			
The company should have a website to ensure a comprehensive, cost efficient, transparent, and timely manner of disseminating relevant information to the public.	COMPLIANT	The company's website is: https://www.bpi.com.ph/protect/ayala-plans			
Internal Control System and Risk Management Framework					
Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company should have a strong and effective internal control system and enterprise risk management framework.					
Recommendation 12.1					
Company has an adequate and effective internal control system in the conduct of its business.	COMPLIANT	One of the duties and responsibilities of the Audit Committee is to ensure that a review of the effectiveness of the Company's internal			

		controls, including financial, operational, and compliance controls, and risk management, is conducted at least annually. Reference document: • AP Corporate Governance Manual (Sec VIII.C.2.a.iii. Audit Committee, page 18) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	Ayala Plans generally follows the enterprise risk management framework of BPI Parent to ensure standardization and consistency across the BPI Group. Reference document BPI website (Enterprise Risk Management) https://www.bpi.com.ph/governance/riskmanagement	
Recommendation 12.2			
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	COMPLIANT	Ayala Plans is being audited by the BPI Internal Audit, a Division of BPI (Parent Company) Reference document: BPI website (Internal Audit and Control) https://www.bpi.com.ph/governance/audit	
Recommendation 12.3			
The company has a qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	The Internal Audit Division is headed by the Chief Audit Executive (CAE) who is appointed by BPI Board, and reports	
CAE oversees and is responsible for the internal audit activity of the organization, including that portion	COMPLIANT	functionally to the Board through the Audit Committee and administratively to the President and CEO. As of December 31,	

that is outsourced to a third party service provider.		2021, BPI's Chief Audit Executive is Rosemarie B. Cruz.	
		BPI Internal Audit has no outsourced activity to a third-party provider.	
		Reference document: • 2020 BPI Integrated Annual Report (Chief Audit Executive, p.125 and 201- 202) https://www.bpi.com.ph/assets/aboutbpi/integ ratedreports/2020integratedreportinteractive. pdf	
 In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity. 	COMPLIANT	This is not applicable to AP as a subsidiary of BPI which has an in-house Internal Audit Division and does not outsource activity to a third-party provider. Reference document: BPI website (Internal Audit and Control) https://www.bpi.com.ph/governance/audit	
Recommendation 12.4			
The company has a separate risk management function to identify, assess and monitor key risk exposures.	COMPLIANT	AP ensures that the best practices in enterprise risk management (ERM) across its businesses and processes are performed and aligned with BPI's (Parent Company). The established ERM of BPI and capital management framework enables the company to identify, measure, control, and monitor its significant financial and nonfinancial risk exposure, ensure adequate liquidity, and set aside sufficient amounts of capital to cover and mitigate such risks.	
		The BPI Unibank Risk Management Committee (RMC), as done with all of BPI Group members, shall oversee and manage AP's exposure to risks.	

		Reference document: • AP Corporate Governance Manual (Sec IX Risk Management, pages 23 to 24) https://www.bpi.com.ph/assets/ayalaplansinc/ apcorporategovernancemanual.pdf • BPI 2020 Integrated Annual Report (Risk Management, pp. 127-136) https://www.bpi.com.ph/assets/aboutbpi/integratedreports/2020integratedreportinteractive. pdf	
Recommendation 12.5			
 In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM). CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities. 	COMPLIANT	As of December 31, 2021, BPI's Chief Risk Officer is Marita Socorro D. Gayares, Filipino, 58 years old, Ms. Gayares is the Chief Risk Officer of BPI and Head of its Risk Management Office since January 2018. As Chief Risk Officer, she is primarily responsible for the overall management of the BPI Group's enterprise risks – ensuring that all relevant financial and non-financial risks are appropriately identified, measured, controlled, and monitored within the Bank's approved risk appetite and commensurate to returns on capital. The CRO is a Senior Vice President. Reference document: BPI 2020 Integrated Annual Report (Chief Risk Officer, Leaders' Biographies, page 202) https://www.bpi.com.ph/assets/aboutbpi/integratedreports/2020integratedreportinteractive.pdf	

Cultivating a Synergic Relationship with Shareholders

Principle 13: The company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights.

rights.	rights.				
Recommendation 13.1					
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	Reference document: • AP Corporate Governance Manual (Sec XVI. Stockholder's right and protection of minority stockholders interests, pages 30 to 32) https://www.bpi.com.ph/assets/ayalaplansinc/ apcorporategovernancemanual.pdf			
Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	Reference document: • AP Corporate Governance Manual (Sec XVI. Stockholder's right and protection of minority stockholders interests, pages 30 to 32) https://www.bpi.com.ph/assets/ayalaplansinc/ apcorporategovernancemanual.pdf			
Recommendation 13.2					
Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 21 days before the meeting.	COMPLIANT	The written notice and agenda of the annual stockholders' meeting were sent out to stockholders of record at least 21 days before the scheduled annual stockholders' meeting. Reference document: AP Website Notice of Annual Stockholders Meeting https://www.bpi.com.ph/protect/ayalaplans/disclosures			
Recommendation 13.3					
Board encourages active shareholder participation by making the result of the votes taken during	COMPLIANT	Reference document:AP WebsiteMinutes of Annual Stockholders Meeting			

	the most recent Annual or Special Shareholders' Meeting publicly available the next working day.		https://www.bpi.com.ph/assets/ayalaplansinc/apiasm07292021.pdf		
2.	Minutes of the Annual and Special Shareholder's Meetings are available on the company website within five business days from the end of the meeting.	COMPLIANT	Reference document: • AP Website Minutes of Annual Stockholders Meeting https://www.bpi.com.ph/assets/ayalaplansinc/ apiasm07292021.pdf		
Re	commendation 13.4				
1.	Board has an alternative dispute mechanism to resolve intracorporate disputes in an amicable and effective manner.	COMPLIANT	AP adopts the alternative dispute mechanism of BPI Parent to ensure standardization and consistency across the BPI Group. • AP Corporate Governance Manual		
			(Sec XVI.B. Alternative Dispute Mechanism, page 32) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf		
2.	The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	COMPLIANT	AP Corporate Governance Manual (Sec XVI.B. Alternative Dispute Mechanism, page 32) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf		
		Dutie	s to Stakeholders		
Wh vio	en stakeholders' rights and/or interests ation of their rights.		contractual relations and through voluntary commoders should have the opportunity to obtain promp		
	Recommendation 14.1				
1.	Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	COMPLIANT	The Board shall be committed to respect the rights of the stockholders. Reference document: • AP Corporate Governance Manual		
			(Sec XVI. Stockholder's Right and		

		Protection of Minority Stockholders Interests, pages 30 to 32; Section XVII. Duty of Directors to promote Stockholders Rights, page 32) https://www.bpi.com.ph/assets/ayalaplansinc/apcorporategovernancemanual.pdf	
Recommendation 14.2			
 Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. 	COMPLIANT	Same reference as provided above Recommendation 14.1.	
Recommendation 14.3			
Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	COMPLIANT	Same reference as provided above Recommendation 14.1	
Principle 15: A mechanism for employee and participate in its corporate governance		e developed to create a symbiotic environment, r	ealize the company's goals
Recommendation 15.1	- ргоссоосо.		
Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	COMPLIANT	Ayala Plans adheres to the policies and programs of BPI Parent to ensure standardization and consistency across the BPI Group. Reference document: BPI 2020 Integrated Annual Report (Employee Welfare, Health and Safety, p. 151) https://www.bpi.com.ph/assets/aboutbpi/integratedreports/2020integratedreportinteractive.pdf	

Re	Recommendation 15.2				
1.		COMPLIANT	Ayala Plans generally adopts the same Code of Business Conduct and Ethics and Anti-Corruption Policy of BPI Parent to ensure standardization and consistency across the BPI Group. • BPI website (Anti-bribery and Anti-Corruption Policy) https://www.bpi.com.ph/assets/aboutbpi/conflictofinterestincludingantibriberyandanticorruptionpolicy.pdf Ayala Plans generally adopts the same Code of Business Conduct and Ethics and Anti-Corruption Policy of BPI Parent to ensure standardization and consistency across the BPI Group. Bank policies are recorded in the electronic databases readily accessible for all Bank employees. Bank policies are also regularly announced via internal e-mail facility to ensure constant top-of-mind awareness of employees of the need to comply with these policies.		
			Code of Business Conduct and Ethics https://www.bpi.com.ph/governance/board-and-governance/business-conduct-ethics		
Re	Recommendation 15.3				
1.	Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation.	COMPLIANT	Ayala Plans generally adopts the same Whistleblowing Policy of BPI Parent to ensure standardization and consistency across the BPI Group and for an effective management and oversight of whistleblowing concerns.		

2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	COMPLIANT	BPI Website (Whistleblower Policy) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns	
Board supervises and ensures the enforcement of the whistleblowing framework.	COMPLIANT	Ayala Plans generally adopts the same Whistleblowing Policy of BPI Parent to ensure standardization and consistency across the BPI Group and for an effective management and oversight of whistleblowing concerns. • BPI Website (Whistleblower Policy) https://www.bpi.com.ph/governance/conflict- of-interest-and-other-policies/raising-integrity- concerns	

Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.

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1	Company recognizes and places importance on the interdependence	COMPLIANT	Ayala Plans regularly participates through BPI Parent community and environment-	
	between business and society, and promotes a mutually beneficial		related programs and activities.	
	relationship that allows the company to grow its business, while contributing to the advancement of		BPI Website https://www.bpifoundation.org/ https://www.bpi.com.ph/governance/overview	
	the society where it operates.		/about/sustainability	

CERTIFICATION

The undersigned certify that the responses and explanations set forth in the above Company's Annual Corporate Governance Report are

true, complete and correct of our own pers	onal knowledge and/or based on authentic record	us.
Signed in the City of Makati on the	MAY 2.6 2022 20 .	
MARIA CONSUELO A. I Chairman of the Bo	LUKBAN SPE	NCER TO YAP cer in Charge
ANGELA FILAR B. MAR Corporate Secretar	Cor	Aut INAR. ESTRELLA porate Governance npliance Officer
CESAR A. TEJADA Independent Direct		NAND B. DE LUZURIAGA ependent Director
SUBSCRIBED AND SWORN to before known to me (or whom I have identified throdocument as follows:	e me thisMAyay2oß2022 ough competent evidence of identity) and who ex	_, 20, by the following who are all personall thibited to me their respective identification
NAME	Passport No./SSS No./ UMID CRN	DATE/PLACE ISSUED
. Maria Consuelo A. Lukban		DFA Manila / March 13, 2018
Spencer T. Yap		DFA Manila / September 17, 2021
Angela Pilar B. Maramag	Programme and the second secon	
. Jose Ferdinand B. De Luzuriaga		
Cesar A. Tejada		DFA NCR East / July 27, 2018
. Elmina R. Estrella		DFA NCR West / May 18, 2018
Dog No. 135		NOTARY PUBLIC

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18P O.R No.002282-LIFETIME MEMBER MAY 5, 2017

PTR No.8852066- JAN 03, 2022-MAKATI CITY

EXECUTIVE BLDG. CENTER MAKATI AVE., COR. JUPITER ST., MAKATHE

CERTIFICATION

The undersigned certifies that MR. CESAR A. signatories of the 2021 AP ACGR, is currently abroad be able to personally sign the ACGR.	TEJADA, an Independent Director of Ayala Plans, Inc. (AP) and one of the required and has no definite schedule of return to the Philippines. Therefore, Mr. Tejada will not
Signed in the City of Makati on the of	20
	ANGELA PILAR B. MARAMAG Corporate Secretary
SUBSCRIBED AND SWORN to before me this (or whom I have identified through competent evidence	day of 2 6 26.22 , 20, by the affiant personally known to me e of identity) and who exhibited her identification document as SSS No.
Doc No; Page No; Book No; Series of 20;	NOTARY PUBLIC NOTARY PUBLIC NOTARY PUBLIC FOR MAKATI CITY APPT. NO. M-051 - UNTIL DEC. 31, 2023 ROLL NO. 68402 / MCLE COGREMANCE NO. VII-9010136/2-15-2022.

IBP O.R NO.002282-LIFETIME MEMBER MAY 5, 2017

PTR NO.8052066- IAN 08, 2022-MAKATI CITY
EXECUTIVE BLDG, CENTER MAKATI AVE., COR. JUPITER ST., MAKATI SITY