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26 May 2023

Securities and Exchange Commission

G/F Secretariat Building, PICC Complex, Roxas Boulevard, Pasay City, 1700

Attention: Atty. Rachel Esther J. Gumtang-Remalante

Director, Corporate Governance and Finance Department

Philippine Stock Exchange, Inc.

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

Attention: Ms. Alexandra D. Tom Wong

Officer-in-Charge, Disclosure Department

Philippine Dealing and Exchange Corporation

Philippine Dealing Systems Holdings Corp. & Subsidiaries 29th Floor, BDO Equitable Tower 8751 Paseo de Roxas, Makati City

Attention: Atty. Marie Rose M. Magallen-Lirio

Head - Issuer Compliance and Disclosure Department (ICDD)

Electronic Submission of the 2022 Integrated Annual Corporate Governance

Report (I-ACGR) of the Bank of the Philippine Islands

Gentlemen:

Re:

In compliance with SEC Memorandum Circular 20, Series of 2016, we submit herewith, the 2022 Integrated Annual Corporate Governance Report (I-ACGR) of the Bank of the Philippine Islands.

Respectfully submitted.

DON CESAR TEODORO L. SEVILLA II Corporate Governance Officer NORAVIR A. GEALOGO
Chief Compliance Officer

Cc:

Securities and Exchange Commission

Attention: Hon. Vicente Graciano P. Felizmenio, Jr.

Director, Markets and Securities Regulation Department

Miracle Anne D. Rodriguez

Assistant Director, Corporate Governance Division Corporate Governance and Finance Department



SEC FORM – I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended	DECEMBER 31, 202	22
2.	SEC Identification Number	PW-121	
3.	BIR Tax Identification No. TI	N: 000-438-366-000)
4.	Exact name of issuer as speci	ified in its charter	BANK OF THE PHILIPPINE ISLANDS
5.	Province, Country or other juincorporation or organization		6. (SEC Use Only) Industry Classification Code
	BANK OF THE PHILIPPINE ISLA Ayala North Exchange Tower Ayala Ave. Corner Salcedo St. Makati City	1,	
7.	Address of principal office		ZIP CODE 1229 Postal Code
8.	(632) 246-5902		

9. **NOT APPLICABLE**

Issuer's telephone number, including area code

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

	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
1		ernance Responsibilities	
Principle 1: The company should be headed by	a competent, w	orking board to foster the long- term success of the corpor corporate objectives and the long- term best interests of its	
stakeholders.		- in the second	
Recommendation 1.1			
 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 the SEC, all of the Bank's annual reports contain comprehensive profiles of the Board of Directors which disclose the age, qualifications, date of appointment, relevant experience and	
Board has an appropriate mix of competence and expertise.	COMPLIANT	directorships both in the BPI group as well as in other companies, listed or otherwise. In compliance with	
3. 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	SEC Memo. Cir. No. 11, s2014, the Bank also posts biographical details of the Board of Directors and Senior Management on the company website. Directors comply with all fit and proper qualifications and requirements of the BSP, SEC and PSE and remain qualified throughout the term. This includes required working knowledge, experience or expertise and competence relevant to the Banking Industry.	
		In addition, apart from the President and CEO, BPI has former bank CEOs on its Board. Collectively, they provide a wealth of technical, banking, and risk management experience. More importantly, they also embody prudent judgment and integrity characterized by sound decision- making and professionalism. As bank CEOs, they are also hardwired to understand what matters in the business and driven to build strategies to win that trust.	

The Board includes directors of publicly-listed companies who are business leaders at the helm of the country's top companies and conglomerates. Unchallenged in their depth of understanding and appreciation of what the Bank needs to do to continue its over 170-year legacy as the principal architect of the country's financial inclusion landscape, they also safeguard its listed status, protect shareholder rights, and strengthen investor relations.

The Board also includes astute professionals who can best assess and evaluate the risk and control policies, processes, and systems of the Bank. Including the former bank CEOs and directors with regulator experience, a good percentage of the Board are equipped with specialist and generalist experience, training, and education to guide the most critical functions in the Bank.

Last but not least, a healthy respect and cautious, heedful, and constructive regulatory perspective is also brought onboard by directors with regulatory experience.

Reference documents/links:

2022 Integrated Annual Report
 Skills & Experience, Age Diversity, Gender Diversity,
 ESG Involvement (pp. 104-106);

Leaders' Biography (pp. 306-314)

https://www.bpi.com.ph/about/investor-

- relations/integrated-reports

 BPI website
 - Composition, Qualification, Diversity and Independence

	1		
		https://www.bpi.com.ph/governance/board-and-	
		governance/board-matters/composition-	
		<u>qualification-diversity-independence</u>	
Recommendation 1.2			
Board is composed of a majority of non-executive directors. 1. Board is composed of a majority of non-executive directors.	COMPLIANT	For the 2022 to 2023 Board term, five out of the 15- member board elected or 33% of the Board are classified as Independent, or having no interest or relationship with BPI at the time of election, appointment, or re-election. Fourteen or 93% of the Board are Non-Executive Directors, who are not involved in the day-to-day management of banking operations. The only Executive Director is the Bank's President and CEO. Reference documents/links: 2022 Integrated Annual Report Leaders' Biography (pp. 306-314); Board Composition (pp. 102-103); Independence (pp. 107) https://www.bpi.com.ph/about/investor- relations/integrated-reports SEC Form 17-A (for the year ended December 31)	
		SEC Form 17-A (for the year ended December 31, 2022) Diversity and Independence (page 60) https://www.bpi.com.ph/about/disclosures/sec-fillings	
Recommendation 1.3			
Company provides in its Board Charter and Corporate Governance Manual a policy on training of directors.	COMPLIANT	Along with the demand for greater disclosure and transparency, corporate boards continue to face more and more complex oversight challenges. As stated in the Board Charter and Manual of Corporate Governance, it is therefore incumbent on	
C505 14000 * H 1 1210 2017		our directors to conduct the business and operations	

		of the bank consistent with the highest professional and regulatory standards and to guide bank policy and direction with a superior degree of wisdom, prudence, good business judgment and competence. The Bank therefore ensures that our directors receive relevant and continuing training to enable our directors to have a robust understanding of the business of banking, to keep abreast with current issues and regulatory changes in the sector and to strengthen their ability to meet these governance responsibilities.	
		Reference documents/links: Corporate Governance Manual Board Charter, Sec. II.A.12.a, (page 35); Orientation and Continuing Education, Sec. II.A.12.c, (pp. 37-38) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance Board Charter https://www.bpi.com.ph/bpi/aboutbpi/governance/overview/board-and-governance/board-matters/board-charter	
Company has an orientation program for first time directors.	COMPLIANT	The Board policy, as stated in the Manual on Corporate Governance, is to ensure that directors acquire appropriate skills upon appointment, and thereafter remain abreast of relevant new laws,	

Company has relevant annual continuing training for all directors.	COMPLIANT	regulations, and changing commercial risks through in-house training and external courses. The Office of the Corporate Secretary, together with the Bank's Corporate Governance Department, Compliance Division, ensures that the Board of Directors, in their own capacity or as sponsored by the Company, are able to attend the requisite programs, seminars and roundtables with accredited service providers during the year. The orientation program for first time directors shall be for at least eight (8) hours while the annual continuing training shall be at least for four (4) hours, on topics relevant in carrying out their duties and responsibilities as directors. The new directors are also briefed on the relevant polices and rules governing their roles as directors and given an overview of the industry, regulatory environment, business of banking and annual and medium-term strategic plans of the Bank, as needed as well as any current issues affecting the Bank or the industry. New directors are also apprised of the Bank's governance framework, board operations, i.e., schedules, procedures and processes, and the availability of information and support from the Corporate Secretary and Senior Management.	
		Reference documents/links: • Corporate Governance Manual Orientation and Continuing Education, (pp. 37-38) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance	

		SEC Form 17-A (for the year ended December 31, 2022) Continuing Education, (page 63) https://www.bpi.com.ph/about/disclosures/sec-fillings 2022 Integrated Annual Report Director Education and Training including training received by the Board of Directors and Senior Management in 2021 and 2022 (pp. 110-111) https://www.bpi.com.ph/about/investor-relations/integrated-reports	
Recommendation 1.4 1. Board has a policy on board diversity.	COMPLIANT	The Bank's Board Diversity Policy, adopted in 2015, underscores diversity at the Board level as an essential element of sound corporate governance, risk management, sustainable and balanced development, and effective business strategy. Reference documents/links: BPI website Composition, Qualification, Diversity and Independence https://www.bpi.com.ph/governance/board-and-governance/board-matters/composition-qualification-diversity-independence 2022 Integrated Annual Report Skills & Experience, Age Diversity, Gender Diversity, ESG Involvement (pp. 104-106); Leaders' Biography (pp. 306-314) https://www.bpi.com.ph/about/investor-relations/integrated-reports	
Optional: Recommendation 1.4 Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives. **Total LACCO***********************************	COMPLIANT	Measurable Diversity Objectives or Targets. Best practice under the SEC Code of Corporate Governance for Publicly-Listed Companies recommends the establishment of measurable	

objectives or targets for achieving board diversity. In this respect, the following are the Board's diversity goals, considered as rolling targets over a 5-year period, that, together with the Board Skills and Expertise Matrix, are reviewed annually and updated as needed:

- 1. Number of Female Directors on the Board: At least 2.
- 2. Target Number of Independent Directors on the Board: At least 5.
- 3. At least 1 director with knowledge of IT systems and technology governance in the financial services industry.
- 4. At least 1 director with marketing and customer management expertise.

Progress towards the diversity goals are also made through one or more of the following activities:

- Increasing the number of female candidates to be considered for the shortlist of nominees for the election of the board of directors at the annual stockholders' meeting.
- Conduct of a regular review of list of retired bank employees for consideration of directorship positions within parent, subsidiaries and affiliates.
- Close coordination within Ayala Group of Companies for information on and shortlisting of independent candidates.
- Liaison and relationship development with regulators for information on possible candidates for directorship.
- Use of professional search firms/industry databases and associations to shortlist candidates.

Reference documents/links:

		 2022 Integrated Annual Report Measurable Diversity Objectives or Targets (page 102); Leaders' Biography (pp. 104-106) https://www.bpi.com.ph/about/investor-relations/integrated-reports BPI website Composition, Qualification, Diversity and Independence https://www.bpi.com.ph/governance/board-and-governance/board-matters/composition-qualification-diversity-independence 	
Recommendation 1.5			
1. Board is assisted by a Corporate Secretary.	COMPLIANT	The Board is assisted by a Corporate Secretary,	
Corporate Secretary is a separate individual from the Compliance Officer.	COMPLIANT	Atty. Ma. Lourdes P. Gatmaytan, who is not the Compliance Officer and is not a member of the	
3. Corporate Secretary is not a member of	COMPLIANT	Board of Directors.	
the Board of Directors.		 The Corporate Secretary has the following functions: Serve as an adviser to the directors on their responsibilities and obligations; 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; Keep in safe custody the seal of BPI and affix it to any instrument requiring the same; Have charge of the stock certificate book and such other books and papers as the Board may direct; Attend to the giving and serving of notices of Board and shareholder meetings; Be fully informed and be part of the scheduling process of other activities of the Board; 	

		 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; Oversee the adequate flow of information to the Board prior to meetings. Materials for approval or for information shall be given to the members of the Board in advance prior to date of meeting to give them the chance to study and ask questions if necessary, even before the meeting itself; and Ensure the fulfilment of disclosure requirements to the Securities and Exchange Commission and the Philippine Stock Exchange. Reference documents/links: 2022 Integrated Annual Report Role of the Corporate Secretary, (page 315)	
Corporate Secretary attends training/s on corporate governance.	COMPLIANT	Reference documents/links: • BPI website Induction and Continuing Education	

		https://www.bpi.com.ph/governance/board-and-governance/board-matters/induction-continuing-education • 2022 Integrated Annual Report Directors Education and Training, (pp. 117, 110-111);	
		https://www.bpi.com.ph/about/investor-	
		<u>relations/integrated-reports</u>	
Optional: Recommendation 1.5			
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	COMPLIANT	 Includes in the function of the Corporate Secretary: Oversee the adequate flow of information to the Board prior to meetings. Materials for approval or for information shall be given to the members of the Board in advance prior to date of meeting to give them the chance to study and ask questions if necessary, even before the meeting itself; Board packages for board of directors' meetings are to be provided to the members, normally five (5) days in advance, and in case of additional items two (2) days. As an innovation to board governance, all materials for Board and Board committee meetings are uploaded through a secure system onto individual tablet devices specifically provided to the Board members to ensure immediate receipt and quick access. Reference documents/links: 2022 Integrated Annual Report Meetings and Attendance (pp. 114-117) https://www.bpi.com.ph/about/investor-relations/integrated-reports Corporate Governance Manual 	

		Duties and Responsibilities of Officers, Corporate Secretary, Sec. II. D., (pp. 70-71); Access to Information, Sec. II.12.d, (page 38) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance • BPI website Board Governance, Meetings, Quorum and Attendance https://www.bpi.com.ph/governance/board-and-governance/board-matters/meetings-and-attendance	
Recommendation 1.6			
1. Board is assisted by a Compliance Officer.	COMPLIANT	At the management level, the compliance function	
2. Compliance Officer has a rank of Senior	COMPLIANT	is carried out by the Compliance Office, led by the	
Vice President or an equivalent position		Chief Compliance Officer (CCO).	
with adequate stature and authority in the		Designated by the Chairman of the Board, the CCO	
corporation.		is not a member of the Board and has the rank of a	
3. Compliance Officer is not a member of	COMPLIANT	Senior Vice President. The CCO's qualifications are	
the board.		subject to the applicable provisions of the Manual of Regulations for Banks, particularly considering Fit and	
		Proper criteria such as integrity or probity,	
		competence, education, diligence, and experience	
		and training. The CCO annually attends training on	
		corporate governance.	
		The Bank's Chief Compliance Officer as of	
		December 31, 2022 is Atty. Noravir A. Gealogo	
		(Senior Vice President).	
		Reference documents/links:	
		2022 Integrated Annual Report	
		Chief Compliance Officer, (pp. 150);	
		Profile of the Chief Compliance Officer, (pg. 321)	
		https://www.bpi.com.ph/about/investor-	
		relations/integrated-reports	

		Corporate Governance Manual	
		Chief Compliance Officer, Section 2.h, (pp.74-75)	
		https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity-	
		<u>concerns/manual-corporate-governance</u>	
4. Compliance Officer attends training/s on	COMPLIANT	The Bank's Chief Compliance Officer as of	
corporate governance.		December 31, 2022 is Atty. Noravir A. Gealogo	
		(Senior Vice President). She attended relevant	
		Corporate Governance training in 2022.	
		Reference documents/links:	
		2022 Integrated Annual Report	
		Director Education and Training – Senior	
		Management (page 110-111)	
		Chief Compliance Officer (pp. 150)	
		https://www.bpi.com.ph/about/investor-	
		<u>relations/integrated-reports</u>	
Principle 2: The fiduciary roles, responsibilities and	d accountabilitie	s of the Board as provided under the law, the company'	s articles and by-laws, and
other legal pronouncements and guidelines sho	uld be clearly mo	ade known to all directors as well as to stockholders and	other stakeholders.
Recommendation 2.1			
1. Directors act on a fully informed basis, in	COMPLIANT	Directors must act on a fully informed basis, in good	
good faith, with due diligence and care,		faith, with due diligence and care, and in the best	
and in the best interest of the company.		interest of the company as mandated by the Bank's	
and in the best interest of the company.		corporate governance policy and the Board	
		Charter. The corporate governance policy dictates	
		that the Board of Directors act in alignment with	
		bank's Credo wherein independent business	
		judgment and core values of fairness, accountability	
		and transparency are primary in every interaction	
		and transaction with all of our stakeholders, including	
		shareholders, customers, employees, regulators and	
1			
		the broader community.	

		The Charter of BPI's Board of Directors articulates and sets forth with specificity the governance and oversight responsibilities exercised by the directors and their roles and functions in the company together with provisions on board composition, board committees and board governance subject to provisions of the corporation's articles of incorporation, by-laws and applicable laws. The Bank's corporate governance policy and the Board Charter are both disclosed on the company website and are incorporated in the Manual of Corporate Governance which is also posted online. The Manual of Corporate Governance details the Bank's governance policies and practices as well as the types of decisions made by the Board.	
		board committees and board governance subject	
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		The types of decisions findde by the board.	
		The Board has a Director's Code of Conduct which	
		also dictates that directors act in good faith, with	
		due diligence and care, and in the best interest of the company and affirm this annually.	
		The company and animi mis annount.	
		Reference documents/links:	
		Corporate Governance Manual Corporate Governance Blibacouples Society (a.g. 5)	
		Corporate Governance Philosophy, Sec. I., (pp. 5-6); General Responsibility of the Board of Directors,	
		(pp. 24-25);	
		Duties and Responsibilities of Directors, (pp. 40-41);	
		Code of Business Conduct & Ethics, Director's	
		Code of Conduct, Sec. III. B., (pp. 78-82) https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity-	
		concerns/manual-corporate-governance	
Recommendation 2.2	0.014.014.15		
Board oversees the development, review and approval of the company's business	COMPLIANT	As stated in the charter, the Board's key areas of focus include:	
objectives and strategy.		TOCOS ITICIOGE.	
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 Sustainability – considering environmental, social, and governance (ESG) issues and including these as part of the Bank's strategy. In the Board strategy session last December 15, 2022, the Board and the Senior Management committee reviewed and approved the Bank's mission and vision and strategic plans for the coming years. Reference documents/links: 2022 Integrated Annual Report Board Charter, (page 103) https://www.bpi.com.ph/about/investor-relations/integrated-reports Corporate Governance Manual General Responsibility of the Board of Directors, (pp. 24-25) https://www.bpi.com.ph/governance/conflict-of-

Supplement to Recommendation 2.2		About BPI, Review of the Corporate Strategy, Review of Mission and Vision Statement) https://www.bpi.com.ph/whoweare	
Board has a clearly defined and updated vision, mission and core values.	COMPLIANT	In December 2021, we launched our reinvented Vision, Mission, and Values. Our objective is to restate them in a more relatable, concise and simple manner, and highlight the shift to be more customer-centered, ensuring that this philosophy threads all our values. Beyond changing and looking for the right words to describe who we are as an institution, was the more humbling task of acknowledging that while we are proud of who we are and what we have achieved, there is definitely more to what we can do and demand of ourselves. Approved by the BPI Executive Committee, these have been refreshed to reflect our highest aspirations as an organization, confirm our strong dedication to achieve our objectives amidst the challenges of a rapidly evolving business environment and reaffirm the ideals and way of life that all BPI Unibankers are called to live by every day. Reference documents/links: 2022 Integrated Annual Report Our Vision, Our Mission, page 1 https://www.bpi.com.ph/about/investor-relations/integrated-reports BPI website Mission, Vision, Core Values https://www.bpi.com.ph/whoweare	
Board has a strategy execution process that facilitates effective management performance and is attuned to the SEC Form - I-ACCR * Undated 21Dec 2017 SEC Form - I-ACCR * Undated 21Dec 2017	COMPLIANT	Same link as provided above Recommendation 2.2	

	1	T	Г
company's business environment, and			
culture.			
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson.	COMPLIANT	Under the Manual of Regulations for Banks, the election/appointment of directors/officers, which includes the Chairperson, of banks such as BPI, must be confirmed by the Monetary Board of the Bangko Sentral ng Pilipinas. Elected/appointed directors/officers must submit required certifications and other documentary proof of qualifications for the confirmation of their election/appointment. The Bangko Sentral requires that the director's/chairperson's integrity/probity, education/training, and possession of competencies relevant to the function such as knowledge and experience, skills and diligence be assessed to determine that the person is fit and proper for the position. BPI Chairman of the Board is Jaime Augusto Zobel de Ayala. See complete profile of the Chairman in the Integrated Annual Report.	
		 Reference documents/links: 2022 Integrated Annual Report Selection Criteria, Election of Directors, (pp. 108- 109); Leaders' Biographies, Chairman Jaime Augusto Zobel de Ayala (pp. 306) https://www.bpi.com.ph/about/investor-relations/integrated-reports SEC Form 17-A (for the year ended December 31, 2022) (Part 9.A-1 Leaders' Biographies, Chairman Jaime Augusto Zobel de Ayala, (page 34) 	

	1		
		https://www.bpi.com.ph/about/disclosures/sec-	
		filings	
Recommendation 2.4	0011511115		
Board ensures and adopts an effective	COMPLIANT	The BSP in its Manual of Regulations of Banks requires	
succession planning program for directors,		banks such as BPI to have succession planning	
key officers and management.		programs in place, particularly directors as well as	
		critical officers and senior management of the Bank.	
Board adopts a policy on the retirement	COMPLIANT	Board Succession	
for directors and key officers.	00///// 2// (1/1	The Nomination Committee and the Corporate	
		Governance Committee work within a general	
		board succession plan framework to ensure that:	
		1) appropriate governance processes are in place	
		and ongoing, for identifying, assessing and	
		monitoring future needs of the Board;	
		2) there is continuity and transfer of knowledge in	
		the Board so that it may effectively fulfill its role	
		and responsibilities to BPI, as that may evolve over	
		time, and;	
		3) the Board is taking a prudent and structured	
		approach to managing succession risk.	
		Senior Management Succession	
		The Board, through its PerCom, manages the talent	
		pipeline and assembles the required personnel	
		capable of navigating such changes. In consultation	
		with the President and CEO, the PerCom reviews the	
		Bank's talent development process for proper	
		management. Senior Management provides a report	
		to this Committee on the results of its talent and	
		performance review process for key management	
		positions and other high-potential individuals. Aside	
		from ensuring that there is a sufficient pool of	
		qualified internal candidates to fill senior leadership	
		positions, this review process identifies opportunities,	

performance gaps, and proactive measures in the Bank's executive succession planning.

Retirement Policy

The best interests of BPI are served by retention of directors that make meaningful contributions to the Board and the organization, regardless of age. It is the Bank's strong view that with age often comes unmatched wisdom and experience, expert business judgment, invaluable industry and community relations and authority, and deeply ingrained appreciation of the principles of corporate governance. The Bank believes that imposing uniform and fixed limits on director tenure is counterproductive as it may force the arbitrary retirement of valuable directors.

Nevertheless, the Bank has set a retirement age for Directors at 80 years old.

The requisite succession planning for key officers as well as employees is done in accordance with the Bank's policies and implementing guidelines of its retirement plan for all employees, the Bank's Amended By-Laws, Labor Code, and the Corporation Code of the Philippines.

Currently, the retirement age for employees of the Bank is set at 60 years of age.

Reference documents/links:

2022 Integrated Annual Report
 Board Succession, Senior Management Succession, (pp. 121);
 Retirement Policy, (page 121)

		https://www.bpi.com.ph/about/investor-relations/integrated-reports • SEC Form 17-A (for the year ended December 31, 2022) Succession Planning, Retirement Policy (page 64) https://www.bpi.com.ph/about/disclosures/sec-filings • Corporate Governance Manual Definition and Composition, Nomination of Directors, Specific Duties and Responsibilities of the Board, Sec. II.A.23., 7, (pp. 25-33); Retirement Policy for Directors and Officers, Sec. II.B., 4., (pp. 44-45); Personnel Compensation Committee Charter, Sec. II.C., 3., (pp. 49-52) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance • BPI website Succession Planning and Talent Management https://www.bpi.com.ph/governance/board-and-governance/board-matters/succession-planning-talent-management	
Recommendation 2.5			
Board aligns the remuneration of key officers and board members with long-term interests of the company.	COMPLIANT	Alignment with Long-term Shareholder Interests. The Board, through the PerCom, also established long-term incentive programs, which are aligned with shareholder interests. The Executive Stock Option	
Board adopts a policy specifying the relationship between remuneration and performance.	COMPLIANT	Plan (ESOP) and Executive Stock Purchase Plan (ESPP) give officers the opportunity to buy shares of stock in BPI at a discounted price.	
Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT	Remuneration Principles. In proposing the remuneration policy, the Personnel and Compensation Committee (PerCom) ensures that	
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the mix of fixed and variable pay, in cash and other elements:

- Meets the Bank's needs and strategic objectives based on targets that are stretching, verifiable, and relevant;
- Accurately reflects recorded performance measures and promotes a pay-for-performance culture;
- Governs vesting of long-term incentives that are monitored and tied in to risk-assessments to align remuneration with the Bank's long-term strategy and shareholder interests and encourage the long-term commitment of employees.
- Reflects market rates and the challenge of attracting, retaining and competitively rewarding key staff with the ability, experience, skills, values, and behaviors to deliver bank goals.

Director Remuneration. Our Personnel and Compensation Committee recommends to the Board the fees and other compensation for Directors, ensuring that compensation fairly remunerates Directors for work required in a company of BPI's size and scope.

- As provided by the Amended By-Laws and pursuant to a Board resolution, each director is entitled to receive fees and other compensation for his services as director.
- In no case shall the total yearly compensation of the Board exceed 1% of the Bank's net income before income tax during the preceding year

Remuneration Structure

Directors receive per diems for each occasion of attendance at meetings of the Board or of a board

committee. Other than the usual per diem arrangement for Board and Committee meetings and the aforementioned compensation of Directors, there is no other standard arrangement as regards to the compensation of directors, directly or indirectly, for any other service provided by the directors for the last completed fiscal year.

- All fixed or variable remuneration paid to directors may be given, upon recommendation of the PerCom.
- Directors with executive responsibilities within the BPI group are compensated as full-time officers of the company, not as Non-Executive Directors.
- No Director participates in discussions of the remuneration scheme for himself or herself.
- Historically, total compensation paid annually to all directors has been significantly less than the cap stipulated by the Bank's Amended By-Laws.
- Directors receive per diem allowances of P70k for attendance at board meetings and P30k for attendance at committee meetings. No distinction is made between per diem allowances for committee chairmen and members.

In 2022, the Board of Directors, as a whole, received a total of PHP 87 million as fees and other compensation for the services they rendered. The total compensation for each director for 2022 is disclosed in Annex A-3(b) of the 2022 Definitive Information Statement.

Reference documents/links:

• 2022 Integrated Annual Report

Director Remuneration, Remuneration Structure, President & CEO and Senior Management Remuneration, (pp. 112-114)

		https://www.bpi.com.ph/about/investor-relations/integrated-reports • Corporate Governance Manual Remuneration Policy for Directors and Officers, Sec. II.B., 5., (pp. 45-47); Personnel and Compensation Committee Charter, Duties and Responsibilities, Sec. II.C., 3., (pp. 49-52) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance	
Optional: Recommendation 2.5			
Board approves the remuneration of senior executives.	COMPLIANT	President & CEO and Senior Management Remuneration. The Board, through the PerCom, annually approves the remuneration payable to the President & CEO and Senior Management, which includes Executive Vice Presidents and Senior Vice Presidents who have the authority and responsibility for the Bank's overall direction and strategy execution. The PerCom monitors and assesses how the remuneration was implemented each year and ensures that it corresponds to the remuneration policy. Reference documents/links: Corporate Governance Manual Personnel and Compensation Committee Charter, (pp. 49-52) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance 2022 Integrated Annual Report Remuneration, President & CEO and Senior Management Remuneration (page 114) https://www.bpi.com.ph/about/investor- relations/integrated-reports BPI website	
SEC Form I ACCD * Undated 21Dec2017			

Personnel and Compensation Committee Charter, Duties and Responsibilities, (page 3) https://www.bpi.com.ph/governance/board-and-	
niips.//www.ppi.com.pn/governance/board-and-	
governance/board-	
<u>matters/committees/personnel-compensation</u>	
Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses. COMPLIANT As explained in the Personnel and Compensation Committee charter, remuneration decisions for Officers, including the only Executive Director – the President & CEO, must reflect the proper risk incentives, and must be aligned and support the achievement of sustainable, long-term value creation. Apart from ensuring that management pay appropriately reflects industry conditions and is linked to financial performance delivered, management remuneration must reflect the interests of the shareholders and the Bank, and must be structured to encourage the long-term commitment of the employee as well as long-term outlook and plans of the Bank. Factors to consider include revenues, volume, earnings, EPS, ROE, ROA, capital strength, risk containment, corporate governance, customer satisfaction, adherence to corporate values, contributions both to operating unit and company-wide achievement. Alignment with Long-term Shareholder Interests. The Board, through the PerCom, also established long-term incentive programs, which are aligned with shareholder interests. The Executive Stock Option Plan (ESOP) and Executive Stock Purchase Plan (ESPP) give officers the opportunity to buy shares of stock in BPI at a discounted price.	
Reference documents/links:	
2022 Integrated Annual Report	

		Remuneration, President & CEO and Senior Management Remuneration (page 114) https://www.bpi.com.ph/about/investor- relations/integrated-reports • Corporate Governance Manual Personnel and Compensation Committee, Sec. II.C.3, (pp. 49-52); Remuneration Policy for Directors and Officers, Sec. II. B.5., (pp. 45-47) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance • BPI website Board Matters – Remuneration https://www.bpi.com.ph/governance/board-and- governance/board-matters/renumeration Personnel and Compensation Committee Charter, Duties and Responsibilities, (page 3) https://www.bpi.com.ph/governance/board-and- governance/board- matters/committees/personnel-compensation
Recommendation 2.6		
Board has a formal and transparent board nomination and election policy.	COMPLIANT	Transparent Nomination Process. Shareholders, including minority shareholders, may recommend candidates for board membership for consideration
Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	by the Nominations Committee. Such recommendations are sent to the Committee through the Office of the Corporate Secretary. Candidates recommended by shareholders are evaluated in the same manner as Director
Board nomination and election policy includes how the company accepted nominations from minority shareholders.	COMPLIANT	candidates identified by any other means. The Committee itself may identify and recommend qualified individuals for nomination and election to the Board.

	Board nomination and election policy includes how the board shortlists candidates. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	COMPLIANT	For this purpose, the Committee utilizes information from professional search firms or external director databases when possible and maximizes all available information resources to search for qualified candidates. Members of the Committee recuse themselves in case of deliberations on their renomination. Nomination and election processes, including the	
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	COMPLIANT	director qualifications and shortlisting process, and stockholder engagement for the said nomination and election processes are disclosed in the documents linked below, which includes the Manual on Corporate Governance and Annual Report as well as are disclosed and posted on the company website. This includes the right of minority shareholders to nominate candidates to the board. The Bank not only considers internal standards, including those which are stated in the Amended By-Laws, Manual of Corporate Governance and Director's Code of Conduct with respect to candidates' director qualifications but also the stringent qualifications required by the Bangko Sentral ng Pilipinas and laws on banking, in addition to requirements of the SEC and the PSE. In addition, the Nomination Committee considers the long-term strategic goals and directions as well as requirements of the Bank and other companies in the BPI Group, moving forward. The nomination and election processes and their effectiveness, are reviewed annually by the Nomination Committee during its review of the	

committee charter and its self-assessment, by its members, of committee performance. Proof that the committee conducted such a review or annual self-assessment is disclosed on the company website and is also part of its duties and responsibilities stated in the committee charter.

Selection Criteria. The Board, through the Nomination Committee, ensures the Fit and Proper requirements for the position of a director of a bank and assesses candidates in terms of integrity or probity, competence, education, diligence and experience or training. These are dictated by Banking Laws, BPI's Amended By-Laws, MCG, Board Diversity Policy, Board and Committee Charters, the rules and regulations of the BSP, SEC, and PSE as well as the Corporation Code. A Skills and Expertise matrix prepared by the Corporate Governance Committee also provides recommendations for the desired competency profile of the Board, which includes the alignment of qualifications with the strategic direction of the Bank. The Board also reviews candidate directors with respect to their skills, engagement and past or present work or board experience that considers ESG factors.

Reference documents/links:

- 2022 Integrated Annual Report
 Transparent Nomination Process, Nomination and Selection, Selection Criteria, Election of Directors, Voting Process (pp. 108-109)
 https://www.bpi.com.ph/about/investor-relations/integrated-reports
- SEC Form 17-A (for the year ended December 31, 2022)
 Performance Evaluation, (pp. 64)

https://www.bpi.com.ph/about/disclosures/secfilinas • Corporate Governance Manual Definition and Composition, Nomination of Directors, (pp. 9-10) Election of Directors, See II.A.2, (pp. 23-24); Stockholder's Right and Protection of Minority Stockholder Interests, Shareholders' Rights, Duty to Promote Stockholders' Rights, Section. VII. A., B., (pp. 98-102); Board Governance, Performance Evaluation, Sec. II.A.12, (pp. 39-40) https://www.bpi.com.ph/governance/conflict-ofinterest-and-other-policies/raising-integrityconcerns/manual-corporate-governance • BPI website Nomination and Election https://www.bpi.com.ph/bpi/aboutbpi/governan ce/overview/board-and-governance/boardmatters/nomination-and-election Composition, Qualification, Diversity and Independence https://www.bpi.com.ph/governance/board-andgovernance/board-matters/compositionqualification-diversity-independence **Board Diversity Policy** https://www.bpi.com.ph/governance/board-andgovernance/board-matters/compositionqualification-diversity-independence Director's Code of Conduct

Governance, Board and Governance, Board

Matters, Director's Code of Conduct

		https://www.bpi.com.ph/governance/board-and-
		governance/board-matters/directors-code-of-
		<u>conduct</u>
Optional: Recommendation to 2.6		
1. Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.	COMPLIANT	Candidates recommended by shareholders are evaluated in the same manner as Director candidates identified by any other means. The Committee itself may identify and recommend qualified individuals for nomination and election to the Board. For this purpose, the Committee utilizes information from professional search firms or external director databases when possible and maximizes all available information resources to search for qualified candidates. Members of the Committee recuse themselves in case of deliberations on their renomination. The Ayala Group, which includes BPI, has employees and/or directors who are also Fellows of the Institute of Corporate Directors and has access to the ICD database/members. The Bank's Corporate Governance Officer is also a graduate member of the Institute of Corporate Directors and has access to the ICD database/members. Reference documents/links: 2022 Integrated Annual Report Transparent Nomination Process (page 108-109) https://www.bpi.com.ph/about/investor-relations/integrated-reports Corporate Governance Manual Nomination of Directors, Process of Nomination, (pp. 9-10) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance BPI website
		Nomination and Election

		https://www.bpi.com.ph/bpi/aboutbpi/governan	
		ce/overview/board-and-governance/board-	
		matters/nomination-and-election	
Recommendation 2.7			
 Recommendation 2.7 Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations. 	COMPLIANT	The BSP requires the establishment of an overarching, group-wide Related Party Transactions Policy (RPT) and system, which BPI has complied with. BPI established a Board-level Related Party Transactions Committee (RPTCom) to assist the Board in assessing material agreements of any kind with a related party and endorse material RPTs to the final approvers. Currently composed of independent and non-executive directors, this Committee meets regularly to vet credit and non-credit related party transactions of significant amounts that meet the materiality threshold per transaction type as established per Bank's policy on RPTs, and ensures that the terms granted to the RPTs are similar to terms granted to non-related parties under similar circumstances. Our Chief Audit Executive and Chief Compliance Officer also sit as non-voting members of the RPTCom. Internal Audit, under the CAE, performs post-reviews to ensure proper implementation of material related party transactions endorsed by the RPTCom. Our Related Party Transactions Policy imposes stringent guidelines and measures to maintain arm's length integrity in all of the Bank's related party business transactions, operations, and activities. BPI vigilantly guards against improper pricing policies, questionable manners of settlement, and ambiguous or disputable terms of transactions in any related party transactions.	

In compliance with SEC Memorandum Circular 10 on Rules of Material RPTs for publicly listed companies, the Bank also incorporated additional guidelines on material threshold for SEC reporting purposes, defined as related party transaction/s, either individually, or in aggregate over a twelve (12)-month period with the same related party, amounting to ten percent (10%) or higher of the company's total assets based on its latest audited financial statement. If the reporting PLC is a parent company (e.g., BPI), the total assets shall pertain to its total consolidated assets.

In 2019, the RPTC Secretariat, with assistance from the Corporate Governance Department, complied with SEC Memorandum Circular 10 on Rules of Material RPTs for publicly listed companies by submitting to the SEC a Material RPT Policy and posting the same on the company website within five (5) days from the submission to the Commission. The Bank's Material RPT Policy was approved by the RPTC on October 18, 2019, and by the Executive Committee on October 23, 2019. The Policy was also filed with the SEC and posted on PSE Edge on October 28, 2019. It was also posted on the BPI website on October 31, 2019.

Reference documents/links:

- 2022 Integrated Annual Report
 Related Party Transactions, Related Parties,
 Related Party Transactions Committee (pp. 126-127)
 https://www.bpi.com.ph/about/investor-relations/integrated-reports
- Corporate Governance Manual

Supplement to Recommendations 2.7	Code of Business Conduct and Ethics, Conflict of Interest Policy, Related Party Transactions Policy, Material Related Party Transactions, Sec. III. A.,B., C.,1., 2., (pp. 82-83) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance • BPI website Fair Dealing – Related party Transactions Policy, Related Party Transactions Committee; Material Related Party Transactions (RPTs) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/fair-dealing RPT Committee Charter https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/related-party-transaction	
1. Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.	RPTs that are classified as Material Transaction shall be approved by the Board and submitted for confirmation by majority vote of the stockholders in the annual stockholders' meeting. RPTs involving amounts below the materiality threshold must be approved by the proper authority and submitted for confirmation by the appropriate Board. RPTs involving Directors, Officers, Shareholders, and Related Interests (DOSRI), subsidiaries, and affiliates, must at all times be submitted to the appropriate Board for approval. For subsidiaries and affiliates, only credit transactions, regardless of amount, are required to have prior Board approval; their non-credit transactions do not necessarily require Board approval unless meeting the materiality threshold.	

Reference documents/links:		
Transaction Type	Materiality Threshold	
All credit accommodations, including but not limited to below:	All credit proposals requiring BPI Executive	
 a. On/off-balance sheet credit exposures and claims b. Borrowings/Committed Credit Lines c. Guarantees d. Retail Loans e. Trading Lines (covering Derivatives and other Global Market Group (GMG) transactions) 	Committee and/or Board approval	
f. Investment and Placement Lines 2. Outward and Inward Fund transfers	>P540M per transaction/	
3. Write-offs of Credit Exposures	Proposals requiring at least BPI Executive Committee and/or Board approval	
Agency arrangements/service contracts/construction contracts and other similar contracts	Items requiring at least BPI Executive Committee and/or	
5. Lease of property6. Purchases or sales of assets or	Board-level approval, as aligned with the bank's	
goods 7. Rendering or receiving of services	approving authorities on Capex/Opex	
8. Transfer of technology and Intangible items (e.g. research development, trademarks and license agreements)		
9. Credit card lines	P5.001M	
Equity Investments (including establishment of joint venture entities)	Regardless of contribution	
11. Such other material transactions which, as determined by the Board, could pose significant risk or potential abuse to the Bank and its stakeholders.		
Note: These materiality thresholds are for (endorsement by the appropriate vetting reporting purposes. These thresholds shou the business transaction approval limits as policies/ guidelines – e.g., credit approva etc.]	committees) and RPT Id not be confused with per applicable Bank	

	COMPLIANT	2022 Integrated Annual Report Related Party Transactions, Related Parties, Related Party Transactions Committee (pp. 126- 127) https://www.bpi.com.ph/about/investor-relations/integrated-reports Datificanting by the standard of a county for all the committee of the standard of the county for all the county fo	
12. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	COMPLIANT	Ratification by the stockholders is sought for all the acts and the resolutions of the Board of Directors, Executive Committee, and other Board committees and all the acts of Management of the Bank taken or adopted since the prior year's annual stockholders' meeting until the current one. The acts and resolutions of the Board and its committees include approval of contracts and transactions entered into by the Bank, credit/loan transactions including to related parties, projects and investments, treasury matters, manpower related decisions/approvals, corporate governance-related actions, and acts and resolutions covered by disclosures to the Securities and Exchange Commission (SEC) and the Philippine Stock Exchange (PSE). The acts of Management were those taken to implement the resolutions of the Board or its committees or taken in the general conduct of business. Approval by the stockholders will need the affirmative vote of at least a majority of the issued and outstanding stock entitled to vote and represented at the meeting. Each outstanding share of stock entitles the registered holder to one vote. All votes received shall be tabulated by the Office of the Corporate Secretary and the results will be validated by the Bank's external auditor. During the ASM, the Board also approves the BPI Audited Financial Statements which includes a	

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		portion (Notes to AFS) that shows the significant RPTs	
		as per applicable accounting standards.	
Recommendation 2.8			
1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	As stated in the Bank's Amended By-Laws and Manual on Corporate Governance, the Personnel and Compensation Committee reviews and evaluates the qualifications of all persons nominated to positions in the Bank which require appointment by the Board. In addition, other Board-level committees are also mandated under specific BSP Circulars to appoint certain heads of control functions such as the Chief Risk Officer, Chief Audit Executive and Chief Compliance Officer. In this regard, the BPI Board of Directors, at its meeting held on December 16, 2020, approved a succession plan for its President and CEO, as recommended by its Nomination Committee and Personnel and Compensation Committee. Jose Teodoro K. Limcaoco was nominated to succeed Cezar P. Consing as President and CEO of BPI at the next organizational meeting of the Board immediately following the Bank's Annual Stockholder's Meeting scheduled on April 22, 2021. Reference documents/links: Amended By-Laws Article VI, VII-A, (pp. 7-9, 12) https://www.bpi.com.ph/governance/board-and-governance Corporate Governance Manual Specific Duties and Responsibilities of the Board, Sec. II.A., 10., a. iiii., c. xii., (pp. 25-33); Operating Management, Sec. II.D., (pp. 66, 69-72)	

		https://www.bpi.com.ph/governance/conflict-of-
		interest-and-other-policies/raising-integrity-
		concerns/manual-corporate-governance
		Personnel and Compensation Committee Charter,
		Sec. II.C., 3., (pp. 49-52)
		https://www.bpi.com.ph/governance/conflict-of-
		interest-and-other-policies/raising-integrity-
		concerns/manual-corporate-governance
		<u>concerns/manual-corporate-governance</u>
		Risk Management Committee Charter, Sec. II.C.,
		3., (pp. 58-60)
		https://www.bpi.com.ph/governance/board-and-
		governance/board-matters/committees/risk-
		management
		inanagemeni
		Audit Committee Charter, Sec. II.C., 3., (page 51)
		https://www.bpi.com.ph/governance/conflict-of-
		interest-and-other-policies/raising-integrity-
		concerns/manual-corporate-governance
		BPI website
		Percom Charter
		https://www.bpi.com.ph/governance/board-and-
		governance/board-
		matters/committees/personnel-compensation
		Audit Com Chatter
		https://www.bpi.com.ph/governance/board-and-
		governance/board-matters/committees/audit
		2022 Integrated Annual Report
		President & CEO Succession, (page 121)
		Senior Management Succession, (page 121)
		https://www.bpi.com.ph/about/investor-
		relations/integrated-reports
2. Board is primarily responsible for assessing	COMPLIANT	As stated in the Bank's Amended By-Laws and
the performance of Management led by		Manual on Corporate Governance, the Personnel
the Chief Executive Officer (CEO) and the		and Compensation Committee oversees the
heads of the other control functions (Chief		performance evaluation process within the Bank
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Risk Officer, Chief Compliance Officer and Chief Audit Executive).

which includes annual review and approval of the corporate goals and objectives relevant to CEO, senior management and other key officers of the Bank. Senior management provides the PerCom an annual report regarding the performance review for key officers. Related to executive succession planning, this also includes talent reviews for other high potential individuals to ensure that there is a sufficient pool of qualified internal candidates to fill senior and leadership positions and to identify opportunities, performance gaps and next steps as part of the Bank's executive succession planning and development process, all of which shall be reviewed with the PerCom.

In addition, other Board-level committees are also mandated under the BSP Manual of Regulation for Banks and specific BSP Circulars to review the performance of certain heads of control functions, i.e., Chief Risk Officer, Chief Audit Executive, etc. Assessment of performance is done annually. More information can be found in the following documents:

Reference documents/links:

- Amended By-Laws
 Article VI, VII-A, (pp. 7-9, 12)
 https://www.bpi.com.ph/governance/board-and-aqvernance
- Corporate Governance Manual
 Specific Duties and Responsibilities of the Board, Sec. II.A., 10., a. i.-iii., c. xii., (pp. 25-33);
 Operating Management, Sec. II.D., (pp. 66, 69-72)
 https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance

		Personnel and Compensation Committee Charter, Sec. II.C., 3., (pp. 49-52) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance Risk Management Committee Charter, Sec. II.C., 3., (pp. 58-60) https://www.bpi.com.ph/governance/board-and- governance/board-matters/committees/risk- management Audit Committee Charter, Sec. II.C., 3., (page 51) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance • BPI website Personnel and Compensation Committee Charter Duties and Responsibilities, (page 3) https://www.bpi.com.ph/governance/board-and- governance/board- matters/committees/personnel-compensation
Recommendation 2.9		
Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	The Personnel and Compensation Committee directs and ensures the development and implementation of long-term strategies and plans for the Bank's human resources, in alignment with the Board's vision for the organization. Performance is generally measured on the performance of the employee, the
2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management. 3. Board establishes an effective performance is at part with the standards set by the Board and Senior Management.	COMPLIANT	business unit, or the Bank as a whole, or using a combination of all as the executive's responsibilities may dictate. Factors include revenues, volume, earnings, earnings per share, return on equity, return on assets, capital strength, risk containment, corporate governance, customer satisfaction, adherence to corporate values, contributions both

to operating unit and company-wide achievement, and long-term direction of the Bank.

The performance management framework considers the following components:

- A. Goals actual results of a given period's business objectives
- B. Core competencies behavior, technical competencies and soft skills exhibited by the employee during the period under review
- C. Fitness and propriety employee's continuous efforts to the skills and requirements needed

Performance management cycle:

- 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.
- 1. Goal Setting KRAs, KPIs, KPOs, Performance rating standards and Weights
- 2. Performance monitoring
- 3. Performance appraisal
- 4. Performance reinforcement
- 5. Performance improvement

More comprehensive details on the Bank's performance management framework can be found in the Bank's Management Operating Manual database which, however, is only for internal use and contains confidential, proprietary information.

Reference documents/links:

2022 Integrated Annual Report
 CEO and Senior Management, Succession
 Planning and Talent Management (pp. 121);

		https://www.bpi.com.ph/about/investor-
D 1 11 0 10		<u>relations/integrated-reports</u>
Recommendation 2.10	COMPUMNIT	The Decod of Discolars is seen as the football in the
Board oversees that an appropriate internal control system is in place.	COMPLIANT	The Board of Directors is responsible for fostering the Bank's internal control culture that promotes integrity,
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	COMPLIANT	morality and competence throughout the organization. The Board has the primary responsibility to review and approve systems and processes proposed by Management to identify, monitor, and control major operating risks impacting the business. Two board-level committees form part of this internal control system: the Risk Management Committee and the Audit Committee. The Bank also has an Employee Code of Business Ethics and Conduct. Through the Code, the Bank desires to: (1) build a culture of integrity, accountability, and ethical behavior that encourages employees to abide by the Code and strive to protect the Bank's reputation; (2) establish a system for detection and reporting of known or suspected ethical wrongdoing or violations of the Code, and; (3) emphasize BPI's commitment to compliance with regulatory guidelines, rules, and laws. The Code is applicable to and mandatory for all employees at all levels of the BPI group. Annually, all BPI employees are required to read, understand, comply and affirm in writing their adherence with the Code of Business Conduct and Ethics. (Recommendations 7.1 and 7.2., SEC CG Code for PLCs) The Board also adopted a Director's Code which sets forth policies in several basic areas that commonly require directors to exercise sound and informed judgment, recognize and deal with ethical issues,

		report possible unethical conduct, and foster a culture of openness, fair dealing, diligence, and accountability. These basic areas include: (1) leadership and stewardship; (2) diligence, care, and skill; (3) upholding the law; (4) conflict of interest; (5) competition and fair dealing; (6) confidentiality; and (7) corporate disclosure. The Director's Code also discusses directors' time commitments, training and development, personal investments and insider trading, political activity and involvement, gifts policy, anti-bribery and anti-corruption, related party transactions, competition and fair-dealing, and public communication. These are all part of the key ESG issues for the banking sector, i.e., Resilience, Business Ethics, Responsible Finance, Financial Product Governance and Human Capital.	
		Employee Code of Business Conduct and Ethics, (page 128-131) Director's Code of Conduct, (page 130) https://www.bpi.com.ph/about/investor-relations/integrated-reports Corporate Governance Manual Compliance system and Internal Control, Internal Audit and Control, Sec. IV.B., (page 90) https://www.bpi.com.ph/governance/conflict-of-	
3. Board approves the Internal Audit Charter.	COMPLIANT	interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance The Audit Committee is empowered by the Board to approve and periodically review the Internal and Audit Charter. Reference documents/links:	

		,	
		 2022 Integrated Annual Report Internal Audit Charter, (page 164) https://www.bpi.com.ph/about/investor-relations/integrated-reports Corporate Governance Manual Duties and Responsibilities of the Audit Committee, 2.b.i., (page 53-58) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance BPI website Internal Audit Charter https://www.bpi.com.ph/governance/audit 	
Recommendation 2.11		mps.//www.spi.com.pn/govomanco/dodn	
 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	BPI pursues best practices in enterprise risk management across its businesses and processes. It espouses a comprehensive risk management and capital management framework, which integrates the identification, measurement, monitoring, and controlling of our risk exposures. It works to ensure that it has adequate liquidity and capital at all times in order to mitigate risks, as well as robust business continuity and crisis resiliency plans that are regularly tested. BPI's framework conforms not only with its own rigorous standards, but also with BSP directives promoting an effective internal capital adequacy assessment and other risk management processes. Reference documents/links: 2022 Integrated Annual Report Risk Management, Comprehensive Framework, (page 149, 152-163) https://www.bpi.com.ph/about/investor-relations/integrated-reports SEC Form 17-A (for the year ended December 31, 2022)	

		Risk Management, (pp. 65-66) https://www.bpi.com.ph/about/disclosures/sec- filings Corporate Governance Manual Risk Management Function and Risk Management Committee, Sec. II.C.5. & Sec. V., (pp. 58-60, 91- 92); Compliance System and Internal Control, Sec. IV., AC., (pp. 89-91) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance	
Recommendation 2.12 Board has a Board Charter that formalizes and clearly states its roles, responsibilities	COMPLIANT	The charter of the Board of Directors articulates with specificity the governance and oversight	
and accountabilities in carrying out its fiduciary role.		responsibilities exercised by the directors and their roles and functions in the Bank. It includes provisions	
Board Charter serves as a guide to the directors in the performance of their functions.	COMPLIANT	on board composition, Board Committees, and board governance, subject to the Bank's Articles of Incorporation, Amended By-Laws, and applicable laws. The charter does not limit, enlarge, or change in	
3. Board Charter is publicly available and posted on the company's website.	COMPLIANT	any way the responsibilities of the Board. The Board Charter of the bank is incorporated within the provisions of its Manual on Corporate	
		Governance. The Manual on Corporate Governance is reviewed annually	
		 Reference documents/links: 2022 Integrated Annual Report Board Charter, (page 103) https://www.bpi.com.ph/about/investor-relations/integrated-reports 	
		BPI website https://www.bpi.com.ph/bpi/aboutbpi/governan ce/overview/board-and-governance/board- matters/board-charter	

		Corporate Governance Manual Board Charter https://www.bpi.com.ph/bpi/aboutbpi/governance/board-ce/overview/board-and-governance/board-	
		matters/board-charter	
Additional Recommendation to Principle 2			
Board has a clear insider trading policy.	COMPLIANT	The Bank has an Insider Trading Policy which prohibits its covered persons or directors, employees, and other parties who are considered to have knowledge of material facts that have not been disclosed to the public, including any information that will likely affect the market price of BPI's securities, from buying or selling these securities for their own personal account.	
		Covered persons are strictly prohibited from trading during periods of structured and non-structured disclosure (trading blackout). This prohibition includes passing on material and non-public information relating to BPI or its clients to anybody who may buy or sell securities.	
		A trading blackout prohibits trading once the covered person receives material information before a structured or unstructured disclosure. Trading can only be done after said disclosure.	
		Reference documents/links: 2022 Integrated Annual Report Insider Trading, (pp. 132) https://www.bpi.com.ph/about/investor-relations/integrated-reports SEC Form 17-A (for the year ended December 31, 2022) ABC Policy Anti Manay Jaundering and Financial	
SEC Form J ACCD * Undated 21Dec2017		ABC Policy, Anti-Money laundering and Financial Crime Policies, (page 67-68)	

Optional: Principle 2		https://www.bpi.com.ph/about/disclosures/sec- filings • BPI website Insider Ownership - Insider Trading Policy https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/insider-ownership • Corporate Governance Manual Insider Trading Policy, (pp. 83-85) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance	
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. Output Description: 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	BPI's Related Party Transactions Policy guards against internal conflicts of interest between the company and/or its group and their directors, officers and significant shareholders and ensures that transactions such as loans and advances, deposit arrangements, trading of government securities and commercial papers, sale of assets, lease of bank premises, investment advisory/management, service arrangements and advances for operating expenses are made in the normal course of banking activities with terms and conditions that are generally comparable to those offered to non-related parties or to similar transactions in the market.	
Company discloses the types of decision requiring board of directors' approval.	COMPLIANT	RPTs that are classified as Material Transaction shall be approved by the Board and submitted for confirmation by majority vote of the stockholders in the annual stockholders' meeting. RPTs involving amounts below the Materiality Threshold shall be approved by the appropriate approving authority and submitted for confirmation by the appropriate Board. Provided, RPTs involving DOSRI, subsidiaries and affiliates, shall at all times be submitted to the appropriate Board of Directors for 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 contained in a publicly available Committee Charter.

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 Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.

COMPLIANT

The Board has established Committees to heighten the efficiency of Board operations and assist in exercising its authority for oversight of internal control, risk management, and performance monitoring of the Bank. The committees provide organized and focused means for the directors to achieve specific goals and address issues, including those related to governance. In particular, the committees enhance the objectivity and independence of the Board's judgment, insulating it from undue influence of management and major shareholders.

In 2022, the Bank had eight Board-level committees. The chairmen and members of the different committees were elected by the Board during the Organizational Meeting on April 28, 2022, after the ASM. Any subsequent changes in membership of the respective committees are made upon approval by the Board.

Reference documents/links:

- 2022 Integrated Annual Report
 Board Committees, (page 122-127)
 https://www.bpi.com.ph/about/investor-relations/integrated-reports
- Corporate Governance Manual
 Board Committees, C.1-8; (pp.44-63)
 https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance
- BPI website

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		Board Committees	
		https://www.bpi.com.ph/governance/board-and-	
		governance/board-matters/committees	
Recommendation 3.2			
Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	COMPLIANT	Audit Committee. The Board appoints from its members an Audit Committee composed of at least three (3) NEDs, majority of whom are Independent Directors including the Chairman. Members of the committee must have accounting, auditing or related financial management expertise, or experience commensurate with the size, complexity of operations, and risk profile of the Bank. The Chairperson of the Audit Committee shall not be the Chairperson of the Board or of any other board-level committees. Independent External Auditor. The Audit Committee recommends to the Board the appointment of a BSP-accredited external auditor for the purpose of preparing or issuing an audit report or other related work. The appointment, reappointment, and removal of the Bank's external auditor is subject to the approval and endorsement of the Audit Committee, for subsequent confirmation and approval by the Board and, finally, the stockholders. Reference documents/links: 2022 Integrated Annual Report Audit Committee, (page 122-127); Independent External Auditor, (pp. 164-166) https://www.bpi.com.ph/about/investor-relations/integrated-reports Corporate Governance Manual Audit Committee, (pp.49-55)	

		https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity-	
		concerns/manual-corporate-governance	
		BPI website	
		Audit Committee Charter	
		https://www.bpi.com.ph/governance/board-and-	
		governance/board-matters/committees/audit	
2. Audit Committee is composed of at least	COMPLIANT	Audit Committee. The Board appoints from its	
three appropriately qualified non-		members an Audit Committee composed of at least	
executive directors, the majority of whom,		three (3) NEDs, majority of whom are Independent	
including the Chairman is independent.		Directors including the Chairman. Members of the	
		committee must have accounting, auditing or	
		related financial management expertise, or	
		experience commensurate with the size, complexity	
		of operations, and risk profile of the Bank. The	
		Chairperson of the Audit Committee shall not be the	
		Chairperson of the Board or of any other board-level	
		committees.	
		3311111111333	
		In the Organizational Meeting of the Board of	
		Directors immediately after the 2022 Annual	
		Stockholders' Meeting, Independent Director Maria	
		Dolores B. Yuvienco was appointed as chairperson	
		while Mr. Octavio Victor R. Espiritu, Non-Executive	
		director, and Mr. Cesar V. Purisima, Independent	
		Director, were appointed as members of the Audit	
		Committee. As a result of the foregoing changes,	
		membership of the Audit Committee remained in	
		· ·	
		compliance with its charter in 2022.	
		Mombars of the Audit Committee	
		Members of the Audit Committee Chairman – Maria Dolores B. Yuvienco (ID)	
		` '	
		Member – Octavio Victor R. Espiritu (NED)	
		Member – Cesar V. Purisima (ID)	
		Deference de cura ente llieta	
CFC F		Reference documents/links:	

		2022 Integrated Annual Report	
		Audit Committee, (pp. 122-127),	
		Committee Appointments, (pp. 122-127)	
		https://www.bpi.com.ph/about/investor-	
		relations/integrated-reports	
		SEC Form 17-A (for the year ended December 31,	
		2022)	
		Item 9., A-1.,1, (pp. 34-49)	
		https://www.bpi.com.ph/about/disclosures/sec-	
		filings • BPI website	
		Audit Committee, Audit Committee Charter	
		https://www.bpi.com.ph/governance/board-and-	
2 All the consistency of the consensation in account	COLADITANIT	governance/board-matters/committees/audit	
3. All the members of the committee have	COMPLIANT	The Board appoints from its members an Audit	
relevant background, knowledge, skills,		Committee composed of at least three (3) Directors	
and/or experience in the areas of		who are non-executive Board members, majority of	
accounting, auditing and finance.		whom shall be independent directors including the	
		chairman, preferably with accounting, auditing or	
		related financial management expertise or	
		experience.	
		Audit Committee Chairman and Independent	
		Director Yuvienco and was formerly with the BSP and	
		also a CPA. Member ID Purisima is also a CPA and	
		has extensive experience in public accounting both	
		in the Philippines and abroad. While director Espiritu is	
		a former bank CEO.	
		Members of the Audit Committee	
		Chairman – Maria Dolores B. Yuvienco (ID)	
		Member – Octavio Victor R. Espiritu (NED)	
		Member – Cesar V. Purisima (ID)	
		Member - Cesur V. Folisima (ID)	
		Reference documents/links:	
		2022 Integrated Annual Report	
		•	
SEC Form LACCR * Undated 21Dec2017		Reference documents/links: • 2022 Integrated Annual Report Leaders' biographies, (pp. 306-314)	

https://www.bpi.com.ph/about/investor- relations/integrad-reports • SEC Form 17-A (for the year ended December 31, 2022) Item 9, A-1, 1, (pp. 34-49) https://www.bpi.com.ph/about/disclosures/sec- filings • BPI website Audit Committee Charter, Committee membership https://www.bpi.com.ph/apovernance/board-and- governance/board-matters/committees/audit 4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. COMPLIANT In the Organizational Meeting of the Board of Directors immediately after the 2022 Annual Stockholders' Meeting, Independent Director Maria Dolores B, Yuvienco was appointed as chairperson of the committee. ID Yuvienco is not the chairman of the board or of any other committee. Reference documents/links: • 2022 Integrated Annual Report Audit Committee, (page 122-127); Leaders' biographies, (pp. 306-314) https://www.bpi.com.ph/about/investor- relations/integrated-reports • SEC Form 17-A (for the year ended December 31, 2022) Item 9, A-1, 1, (pp. 34-49) https://www.bpi.com.ph/about/disclosures/sec-	Т		
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https://www.bpi.com.ph/about/disclosures/sec-			2022)
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filings			filings
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https://www.bpi.com.ph/governance/board-and-			https://www.bpi.com.ph/governance/board-and-
governance/board-matters/committees/audit			governance/board-matters/committees/audit
Corporate Governance Manual			
c.4 Audit Committee, (page 49)			

		https://www.bpi.com.ph/governance/conflict-of-
		interest-and-other-policies/raising-integrity-
		<u>concerns/manual-corporate-governance</u>
Supplement to Recommendation 3.2		
Audit Committee approves all non-audit services conducted by the external auditor. Audit Committee approves all non-audit services conducted by the external auditor.	COMPLIANT	The Audit Committee charter, as also stated in the Bank's Manual on Corporate Governance, provides that the Audit Committee is empowered by the Board to approve all audit and non-audit services, including its fees, to be provided by the external auditor to the Bank and its subsidiaries, and to review the external audit fees and recommend it for approval by the Board. Reference documents/links: 2022 Integrated Annual Report Audit and Audit-Related Fees, (page 164-166) https://www.bpi.com.ph/about/investor-relations/integrated-reports SEC Form 17-A (for the year ended December 31, 2022) Audit and Audit-Related Fees, (page 34) https://www.bpi.com.ph/about/disclosures/sec-filings BPI website Audit Committee Charter, Section 2 – Committee Membership, (page 1) https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/audit Corporate Governance Manual c.4 Audit Committee, (page 49) https://www.bpi.com.ph/governance/conflict-of-
		interest-and-other-policies/raising-integrity-
		<u>concerns/manual-corporate-governance</u>
2. Audit Committee conducts regular	COMPLIANT	The Audit Committee holds executive or private
meetings and dialogues with the external		meetings with the external auditors without the
		presence of Management.

audit team without anyone from management present.		Reference documents/links: • 2022 Integrated Annual Report Independent External Auditor, (page 164-166) https://www.bpi.com.ph/about/investor- relations/integrated-reports • BPI Website Internal Audit and Control, Report of the Audit	
		Committee https://www.bpi.com.ph/governance/audit	
Optional: Recommendation 3.2			
Audit Committee meet at least four times during the year.	COMPLIANT	In 2022, the Audit Committee had a total of 19 meetings.	
		Reference documents/links: 2022 Integrated Annual Report Committee Appointments, Attendance and Years of Service, (page 127) https://www.bpi.com.ph/about/investor-relations/integrated-reports BPI website Audit Committee Meetings https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees	
Audit Committee approves the appointment and removal of the internal auditor.	COMPLIANT	Audit Committee approval of the appointment of the Chief Audit Executive or Internal Auditor is stated in the Audit Committee Charter under Duties and Responsibilities. The Audit Committee also evaluates the performance of the CAE following guidelines set by the Bank for performance evaluation of officers. There has been no instance in recent years and in 2022 when the Audit Committee had to approve the removal of the CAE or internal auditor. Reference documents/links:	
		Corporate Governance Manual	

		b.ii Internal Audit, (page 90) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance	
		BPI website Audit Committee Charter https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/audit	
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	Corporate Governance Committee. The Board appoints from its members a Corporate Governance Committee composed of at least three (3) members of the Board, who shall all be NEDs, majority of whom are Independent Directors including the Chairman. In the Organizational Meeting of the Board of Directors immediately after the 2022 Annual Stockholders' Meeting, Independent Director Emmanuel S. de Dios was appointed as a new member and chairperson of the committee. Likewise, Mr. Ramon R. del Rosario, Jr., Non-Executive Director, was appointed as a member of the committee. Independent Director Ignacio R. Bunye was also re-appointed as a member. Committee membership remained in compliance with its charter. In 2022, the Corporate Governance Committee carried out its regular mandate as set in its charter, to offer recommendations for the Bank's corporate governance framework and to address, in particular, BPI's conformance to BSP Circular 969, BSP Circular 900, SEC Memorandum Circular 19, Series of 2016, as well as best practices espoused by the ASEAN	
CECE 14000 * 11 14 124 D 2047		Corporate Governance Scorecard (ACGS). This included remedial action for regulatory compliance,	

		policy development, oversight of the corporate governance framework and practices as well as compliance testing of Bank subsidiaries. The Committee also provided guidance with respect to regulatory matters concerning the BSP and SEC.
		Reference documents/links: • 2022 Integrated Annual Report Corporate Governance Committee, (pp.122-127) https://www.bpi.com.ph/about/investor- relations/integrated-reports • BPI website Corporate Governance Committee Charter https://www.bpi.com.ph/governance/board-and- governance/board- matters/committees/corporate-governance • Corporate Governance Manual Corporate Governance Committee, (pp. 60) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance
Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	COMPLIANT	Corporate Governance Committee. The Board appoints from its members a Corporate Governance Committee composed of at least three (3) members of the Board, who shall all be NEDs, majority of whom are Independent Directors including the Chairman. (Recommendation 3.3 of the SEC CG Code for PLCs). In the Organizational Meeting of the Board of Directors immediately after the 2022 Annual Stockholders' Meeting, Independent Director Emmanuel S. de Dios was appointed as a new member and chairperson of the committee. Likewise, Mr. Ramon R. del Rosario, Jr., Non-Executive Director, was appointed as a member of the committee. Independent Director Ignacio R. Bunye was also re-appointed as a member. Committee membership

Т		
		remained in compliance with its charter.
		Members of the Corporate Governance Committee: Chairman – Emmanuel S. de Dios (ID) Member – Ignacio R. Bunye (ID) Member – Ramon R. del Rosario, Jr. (NED)
		Reference documents/links: 2022 Integrated Annual Report Corporate Governance Committee, (pp.122-127); Committee Appointments, Attendance and Years of Service, (pp. 122-127) https://www.bpi.com.ph/about/investor-relations/integrated-reports BPI website Corporate Governance Committee Charter https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/corporate-governance Corporate Governance Manual Corporate Governance Committee, (pp. 60) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-
		<u>concerns/manual-corporate-governance</u>
Chairman of the Corporate Governance Committee is an independent director.	COMPLIANT	Corporate Governance Committee. The Board appoints from its members a Corporate Governance Committee composed of at least three (3) members of the Board, who shall all be NEDs, majority of whom are Independent Directors including the Chairman. (Recommendation 3.3 of the SEC CG Code for PLCs). In the Organizational Meeting of the Board of Directors immediately after the 2022 Annual Stockholders' Meeting, Independent Director Emmanuel S. de Dios was appointed as a new member and chairperson of the committee. Likewise, Mr. Ramon R. del Rosario, Jr., Non-Executive Director,

		was appointed as a member of the committee. Independent Director Ignacio R. Bunye was also re-appointed as a member. Committee membership remained in compliance with its charter. Members of the Corporate Governance Committee: Chairman – Emmanuel S. de Dios (ID) Member – Ignacio R. Bunye (ID) Member – Ramon R. del Rosario, Jr. (NED) Reference documents/links: 2022 Integrated Annual Report Corporate Governance Committee, (pp.122-127); Committee Appointments, Attendance and Years of Service, (pp.122-127) https://www.bpi.com.ph/about/investor-relations/integrated-reports BPI website Corporate Governance Committee Charter https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/corporate-governance Corporate Governance Committee, (pp.60) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance	
Optional: Recommendation 3.3.	COMPLIANT	Lis 0000 the Company of Conservation of Conservation of Conservation	
Corporate Governance Committee meet at least twice during the year.	COMPLIANT	In 2022, the Corporate Governance Committee had four (4) meetings. Reference documents/links: 2022 Integrated Annual Report Corporate Governance Committee, (pp.122-127); Committee Appointments, (pp.122-127)	

		https://www.bpi.com.ph/about/investor- relations/integrated-reports • BPI website Corporate Governance Committee Meetings https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees
Recommendation 3.4		
Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	COMPLIANT	The Risk Management Committee is tasked with nurturing a culture of risk management across the enterprise. It supports the Board by overseeing and managing the Bank's exposures to financial and non-financial risks, assesses new and emerging risk issues across the Bank, regularly reviews the Bank's risk management appetite, policies, methodologies, structures and metrics, and monitors overall liquidity and capital adequacy. Reference documents/links: 2022 Integrated Annual Report Risk Management Committee, (pp.122-127); Risk Management (pp. 152-163) https://www.bpi.com.ph/about/investor-relations/integrated-reports BPI website Risk Management Committee Charter https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/risk-management Enterprise Risk Management https://www.bpi.com.ph/governance/riskmanagement Corporate Governance Manual
		Risk Management Committee, (pp. 58)

		https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity-	
		<u>concerns/manual-corporate-governance</u>	
2. BROC is composed of at least three	COMPLIANT	Risk Management Committee. The Board appoints	
members, the majority of whom should be		from its members a <u>Risk Management Committee</u>	
independent directors, including the		(RMCom) composed of at least three (3) members of	
Chairman.		the Board, majority of whom shall be Independent	
		<u>Directors, including the Chairperson.</u> Committee	
		members should possess a range of knowledge and	
		expertise on risk management issues and best	
		practices. The Chairperson shall not be the	
		Chairperson of the Board or of any other board-level	
		committee.	
		The RMCom Charter is fully compliant with BSP	
		Circulars 969 (Corporate Governance) and 971	
		(Risk Governance). In the Organizational Meeting	
		of the Board of Directors immediately after the	
		2022 Annual Stockholders' Meeting, Independent	
		Director Eli M. Remolona, Jr. was appointed as	
		chairman of the committee. In addition, Mr.	
		Cezar P. Consing, Mr. Cesar V. Purisima and	
		Independent Director Janet Guat Har Ang were	
		appointed as members of the RMCom.	
		Subsequently, at its regular meeting on Aug. 17, 2022,	
		the Board accepted the resignation of Mr. Eli M.	
		Remolona, Jr. as Director, thereby rendering his	
		resignation effective as of even date. Subject to	
		approval of the BSP, Mr. Octavio Victor R. Espiritu	
		(NED) was appointed by the Board as Interim	
		Chairman of the Risk Management Committee Vice	
		Mr. Remolona. During the board term 2022-2023, ID	
		Janet Guat Har Ang was subsequently appointed as	
		Interim Chairperson on February 15, 2023.	
		Members of the Risk Management Committee:	

	Chairman - Eli M. Remolona, Jr. (ID)* - until August 17,
	2022
	Interim Chairman - Octavio Victor R. Espiritu (NED)* -
	until December 31, 2022
	Interim Chairperson - Janet Guat Har Ang (ID)
	appointed on February 15, 2023
	Member - Cezar P. Consing NED) – until February 15,
	2023
	Member - Cesar V. Purisima (ID)
	Morrison - Cosar V. Forisima (ID)
	Reference documents/links:
	2022 Integrated Annual Report
	Risk Management Committee Charter, (pp.122-
	127);
	Risk Management Committee membership, (pp.
	122-127)
	https://www.bpi.com.ph/about/investor-
	relations/integrated-reports
	SEC Form 17-A (for the year ended December 31,
	2022)
	Item 9., A-1., 1, (pp. 34-49, 65-66)
	https://www.bpi.com.ph/about/disclosures/sec-
	filings
	BPI website
	Risk Management Committee Charter
	https://www.bpi.com.ph/governance/board-and-
	governance/board-matters/committees/risk-
	management
	Corporate Governance Manual
	Risk Management Committee, (pp. 58)
	https://www.bpi.com.ph/governance/conflict-of-
	interest-and-other-policies/raising-integrity-
	concerns/manual-corporate-governance
3. The Chairman of the BROC is not the	COMPLIANT Risk Management Committee. The Board appoints
Chairman of the Board or of any other	from its members a Risk Management Committee
committee.	(RMCom) composed of at least three (3) members of
SEC Form – I-ACGR * Updated 21Dec2017	

the Board, majority of whom shall be Independent Directors, including the Chairperson. Committee members should possess a range of knowledge and expertise on risk management issues and best practices. For the periods covered by their appointments in the year 2022, Chairman - Eli M. Remolona, Jr. (ID) and Interim Chairman Octavio Victor R. Espiritu were both not the Chairperson of the Board or of any other board-level committee. ID Janet Guat Har Ang is also not the Chairperson of the Board or any other board-level committee.

Members of the Risk Management Committee:

Chairman - Eli M. Remolona, Jr. (ID)* - until August 17, 2022

Interim Chairman - Octavio Victor R. Espiritu (NED)* - until December 31, 2022

Interim Chairperson - Janet Guat Har Ang (ID) appointed on February 15, 2023

Member - Cezar P. Consing NED) – until February 15, 2023

Member - Cesar V. Purisima (ID)

Reference documents/links:

• 2022 Integrated Annual Report

Risk Management Committee Charter, (pp.122-127);

Risk Management Committee membership, (pp.122-127)

https://www.bpi.com.ph/about/investor-relations/integrated-reports

• SEC Form 17-A (for the year ended December 31, 2022)

Item 9., A-1., 1, (pp. 34-49, 65-66) https://www.bpi.com.ph/about/disclosures/secfilings

		BPI website Risk Management Committee Charter https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/risk-management Corporate Governance Manual Risk Management Committee, (pp. 58) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance	
4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. Output Description:	COMPLIANT	Risk Management Committee. The Board appoints from its members a Risk Management Committee (RMCom) composed of at least three (3) members of the Board, majority of whom shall be Independent Directors, including the Chairperson. Committee members should possess a range of knowledge and expertise on risk management issues and best practices. The Chairperson shall not be the Chairperson of the Board or of any other board-level committee.	
		Members of the Risk Management Committee: Chairman - Eli M. Remolona, Jr. (ID)* - until August 17, 2022 Interim Chairman - Octavio Victor R. Espiritu (NED)* - until December 31, 2022 Interim Chairperson - Janet Guat Har Ang (ID) appointed on February 15, 2023 Member - Cezar P. Consing NED) – until February 15, 2023 Member - Cesar V. Purisima (ID) Independent Chairman Eli M. Remolona, Jr. previously worked for 14 years at the Federal Reserve	
SEC Form LACCR * Hadatad 31Dac3017		Bank of New York and 19 years at the Bank for International Settlements (BIS). He served as the Chief	

Representative for Asia and the Pacific of the BIS. He also served as Secretary of the Asian Consultative Council, which consists of the governors of the 12 leading central banks in the region. Director Espiritu is a former bank CEO, with thorough knowledge and experience of risk management for banking. A former Treasurer and President of FEBTC, he previously served as an exemplary Chair for the BPI Risk Management Committee (RMC). More importantly, his expertise in markets, credit as well as banking operations particularly during the past 1997 Asian financial crisis and 2008 global financial crisis, makes him an ideal director to guide BPI's Risk Management Committee and Audit Committee thru the challenges under the COVID-19 pandemic. During his term as Chair of the RMC, BPI risk management was thrice been recognized by international bodies as Risk House of the Year for the Philippines in 2014, 2018 and 2020 and as Bank Risk Manager in 2020 by Asia Risk and as Asean Risk Champion at the Asean Risk Awards in 2019.

Reference documents/links:

• 2022 Integrated Annual Report

Risk Management Committee Charter, (pp.122-127);

Risk Management Committee membership, (pp.122-127)

Leaders'Bio (pp.306-314)

https://www.bpi.com.ph/about/investor-relations/integrated-reports

• SEC Form 17-A (for the year ended December 31, 2022)

Item 9., A-1., 1, (pp. 34-49, 65-66) https://www.bpi.com.ph/about/disclosures/secfilings

		BPI website Risk Management Committee Charter https://www.bpi.com.ph/governance/conflict-and-and-governance/board-matters/committees/risk-management Corporate Governance Manual Risk Management Committee, (pp. 58) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance	
Recommendation 3.5			
Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	COMPLIANT	As part of the Bank's efforts to ensure that transactions with related parties are normal banking activities and are done at arm's length (particularly, on terms and conditions comparable to those offered to non-related parties or to similar transactions in the market), vetting is done either by the Board-level Related Party Transaction Committee (RPTC) or the Management Vetting Committee (MVC), depending on materiality, prior to implementation. Related parties whose individual and group exposures, existing or potential, are considered material have been vetted by the RPTC. Reference documents/links: 2022 Integrated Annual Report Related Party Transactions (pp. 133-134) Related Party Transactions Committee (pp.126-127) https://www.bpi.com.ph/about/investor-relations/integrated-reports BPI website Related Party Transactions Committee Charter, Responsibilities, (page 1)	

		https://www.bpi.com.ph/governance/board-and-	
		governance/board-matters/committees/related-	
		party-transaction	
		Corporate Governance Manual	
		Related Party Transactions Committee, (pp. 63)	
		https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity-	
		concerns/manual-corporate-governance	
2. RPT Committee is composed of at least	COMPLIANT	Related Party Transaction Committee. The Board	
three non-executive directors, two of	COMILIMIN	appoints from its members a Related Party	
whom should be independent, including		Transaction Committee (RPTC) composed of at least	
the Chairman.		three (3) Non-Executive Directors, majority of whom	
me Chairnan.		• •	
		are Independent Directors including the Chairperson.	
		In the Organizational Meeting of the Board of	
		Directors immediately after the 2022 Annual	
		Stockholders' Meeting, no changes were made to	
		the membership of the committee. Membership of	
		the Committee remained in compliance with the	
		RPTCom Charter.	
		Members of the RPTC	
		Chairman - Ignacio R. Bunye (ID)	
		Member - Rene G. Bañez (NED)	
		Member - Maria Dolores B. Yuvienco (ID)	
		Reference documents/links:	
		2022 Integrated Annual Report	
		Related Party Transactions Committee,	
		Committee Appointments, Attendance and years	
		of service (pp.122-127)	
		https://www.bpi.com.ph/about/investor-	
		relations/integrated-reports	
		SEC Form 17-A (for the year ended December 31,	
		2022)	
		Item 9., A-1., 1, (pp. 34-49, 61)	
		ποπτ 7., Δ-1., 1, (μμ. υ 4-4 7, 01)	

		https://www.bpi.com.ph/about/disclosures/sec- filings • BPI website Related Party Transactions Committee Charter, Membership, (page 3) https://www.bpi.com.ph/governance/board-and- governance/board-matters/committees/related- party-transaction • Corporate Governance Manual Related Party Transactions, (pp.63) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance	
Recommendation 3.6			
 All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information. Committee Charters provide standards for evaluating the performance of the 	COMPLIANT	Reference documents/links: • BPI website Individual Board Committee Charters https://www.bpi.com.ph/governance/board-and- governance/board-matters/committees • Corporate Governance Manual Board Committee Charters, (pp. 47-64) https://www.bpi.com.ph/governance/conflict-of-	
Committees.		interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance	
Committee Charters were fully disclosed on the company's website.	COMPLIANT	Same link as provided above Recommendation 3.6	
perform their duties and responsibilities, including		ors should devote the time and attention necessary to properly and effectively to be familiar with the corporation's business.	
Recommendation 4.1			
The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tale, (videoconforces).	COMPLIANT	As stated in the Manual of Regulations for Banks, the meetings of the board of directors may be conducted through modern technologies such as, but not limited to, teleconferencing and	
through tele-/videoconferencing		videoconferencing as long as the director who is	

conducted in accordance with the rules and regulations of the Commission.

taking part in said meetings can actively participate in the deliberations on matters taken up therein: Provided, That every member of the board of directors shall participate in at least fifty percent (50%) and shall physically attend at least twenty five percent (25%) of all board meetings every year: Provided, further, That the absence of a director in more than fifty percent (50%) of all regular and special meetings of the Board of Directors during his/her incumbency is a ground for disqualification in the succeeding election: Provided, furthermore That the twenty-five percent (25%) physical attendance requirement is lifted during periods of national emergencies, public health emergencies' and major disasters, among others, that affect mobility, activity, and access to BSFIs.

Since the onset of the COVID-19 pandemic in 2020, the Bank has adopted virtual meeting platforms and invested in the necessary equipment, video and web conferencing software, including provision of training for Directors and establishment of virtual meeting protocols for both the Board and Management. These alternative means of communication for Board and board committee meetings follow BSP and SEC guidance on the conduct of meetings held remotely by electronic means. Likewise, rules and procedures relating to presence of a quorum, notices, agenda setting, voting, conflicts of interest, when meetings can be called and held, etc., continue to follow rules and procedures for meetings held in person. All directors in attendance at the meetings held remotely by electronic means are able to hear, participate and communicate 'live' in the discussions and decisions made at the meetings.

		Reference documents/links:	
		Corporate Governance Manual	
		Board Meetings, Attendance and Quorum	
		requirements, 12.b., (page 36);	
		Access to information, 12.d (page 38)	
		https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity-	
		concerns/manual-corporate-governance	
		2022 Integrated Annual Report	
		Meetings Held Remotely, Meetings and	
		Attendance (pp. 114-117)	
		Time Commitments, (page 110)	
		https://www.bpi.com.ph/about/investor-	
		relations/integrated-reports	
2. The directors review meeting materials for	COMPLIANT	Board packages for board of directors' meetings are	
all Board and Committee meetings.	COMI LIMINI	to be provided to the members, normally five (5)	
dii bodid dila commine meenings.		days in advance, and in case of additional items two	
		(2) days.	
		(2) ddys.	
		As an innovation to board governance, all materials	
		for Board and Board committee meetings are	
		uploaded through a secure system onto individual	
		tablet devices specifically provided to the Board	
		members to ensure immediate receipt and quick	
		access.	
		Deference de como ente lliela	
		Reference documents/links:	
		Corporate Governance Manual Output Description Output Descripti	
		Duties and Responsibilities of Officers, Corporate	
		Secretary, Sec. II. D., (pp. 70);	
		Access to Information, Sec. II.12.d, (page 38)	
		https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity-	
		concerns/manual-corporate-governance	
		2022 Integrated Annual Report	
		Meetings and Attendance (pp. 114-117)	

		https://www.bpi.com.ph/about/investor-relations/integrated-reports • BPI website Board Governance, Meetings, Quorum and Attendance https://www.bpi.com.ph/governance/board-and-governance/board-matters/meetings-and-attendance	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings. 3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	COMPLIANT	Items placed on the board agenda are those that have the most fundamental importance and broad policy implications for the bank. Directors are free to suggest items for inclusion in the agenda, and are free to raise at any board meeting subjects that are not on the agenda for that meeting. At the chairman's discretion, any agenda items may also be referred for discussion in the respective committees. Reference documents/links: BPI website Minutes of Meeting https://www.bpi.com.ph/about/disclosures/minutes-of-asm Corporate Governance Manual Governance Structure, Directors, Duties and Responsibilities of Directors, Section II., B., 1.e., (pp. 24-25, 35-40) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance	
Recommendation 4.2			
Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's	COMPLIANT	Yes, the Bank has a Policy on Directorships. The Bank has adopted a policy limiting directorships of non-executive directors and independent directors in publicly-listed companies to a maximum of five (5),	

proposals/views, and oversee the long-term strategy of the company.		with the express provision that said limit cannot apply if this will violate stockholders' rights, i.e., ownership. In case any director also already had publicly-listed company directorships in excess of the limit prior to the adoption of the policy or issuance of regulation, the proper exemptive relief was obtained. Information on directorships of the members of the Board in listed and non-listed companies can also be found in their biographical details. Reference documents/links: 2022 Integrated Annual Report Policy on Directorships, (page 110) Leaders'Bio (pp. 306-314) https://www.bpi.com.ph/about/investor-relations/integrated-reports Corporate Governance Manual Governance Structure, Directors, Policies on Directorships, Sec. Il.B.2., pp. 24-25, 35-40; Duties and Responsibilities of Directors, (pp. 35-40) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance
Recommendation 4.3		
The directors notify the company's board before accepting a directorship in another company.	COMPLIANT	With a rigorous nomination process, close monitoring and reporting of board and committee meeting attendance, an annual performance evaluation which includes affirmative determination of time commitments and an annual review of board committee chairmanships and memberships, adequate safeguards against over boarding or over commitment are in place. Directors must notify the Board of their intention to accept a directorship in another company.
SFC Form – I-ACGR * Updated 21Dec2017		Reference documents/links:

		2022 Integrated Annual Report Policy on Directorships, (page 110) https://www.bpi.com.ph/about/investor-relations/integrated-reports Corporate Governance Manual Governance Structure, Directors, Policies on Directorships, Sec. II.B.2., (pp. 35-40) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-	
		concerns/manual-corporate-governance	
Optional: Principle 4			
Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	COMPLIANT	The only Executive Director, Jose Teodoro K. Limcaoco, is not a director of any other publicly- listed company. Reference documents/links: 2022 Integrated Annual Report Leaders' Biographies – Jose Teodoro K. Limcaoco (President & CEO) (page 307-308) https://www.bpi.com.ph/about/investor- relations/integrated-reports SEC Form 17-A (for the year ended December 31, 2022) Item 9., A-1.3 – Jose Teodoro K. Limcaoco bio (page 37-38) https://www.bpi.com.ph/about/disclosures/sec- fillings	
Company schedules board of directors' meetings before the start of the financial year.	COMPLIANT	The Board and the board committees conduct business through meetings for the effective discharge of obligations. Regular board meetings are convened monthly, scheduled at the beginning of the year to cover the full term of the newly elected or re-elected Directors, reckoned from the date of the current year's ASM to that of the following year. Special meetings may be called as needed.	

		Reference documents/links: 2022 Integrated Annual Report Meetings and Attendance, (page 114-117) https://www.bpi.com.ph/about/investor- relations/integrated-reports BPI website Board Governance, Meetings, Quorum and Attendance, Meetings https://www.bpi.com.ph/governance/board-and- governance/board-matters/meetings-and- attendance	
3. Board of directors meet at least six times during the year. Output Description:	COMPLIANT	The Board of Directors had total of 17 meetings in 2022. Reference documents/links: • 2022 Integrated Annual Report Meetings and Attendance, (page 114-117) https://www.bpi.com.ph/about/investor- relations/integrated-reports • SEC Form 17-A (for the year ended December 31, 2022) Meetings and Attendance, (pp. 63) https://www.bpi.com.ph/about/disclosures/sec- fillings • BPI website Board Governance, Meetings, Quorum and Attendance, Meetings https://www.bpi.com.ph/governance/board-and- governance/board-matters/meetings-and- attendance	
4. Company requires as minimum quorum of at least 2/3 for board decisions.	COMPLIANT	Two-thirds (2/3) Quorum. The minimum quorum requirement for board decisions is set at two-thirds (2/3) of the Board as provided by the Bank's Amended By-Laws. In November 2019, the Board approved the amendment of the company By-Laws to, among others, raise the minimum quorum at any	

meeting for the transaction of corporate business from a majority to two-thirds (2/3) of the Board. Any meeting for the transaction of corporate business, and every decision of a majority of the quorum duly assembled as a Board shall be valid as a corporate act, unless otherwise provided in the Amended By-Laws.

Reference documents/links:

- 2022 Integrated Annual Report
 Two-thirds (2/3) Quorum, (page 117)
 https://www.bpi.com.ph/about/investor-relations/integrated-reports
- Corporate Governance Manual
 Board Governance, 12.b.iv., (page 36)
 https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance

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

Recommendation 5.1

1. The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.

COMPLIANT

For the 2022 to 2023 Board term, five out of the 15–member board elected or 33% of the Board are classified as Independent, or having no interest or relationship with BPI at the time of election, appointment, or re-election. Fourteen or 93% of the Board are Non-Executive Directors, who are not involved in the day-to-day management of banking operations.

Reference documents/links:

 2022 Integrated Annual Report Independence, (page 107) https://www.bpi.com.ph/about/investor-relations/integrated-reports

Recommendation 5.2		SEC Form 17-A (for the year ended December 31, 2022) Board Governance, (page 60) https://www.bpi.com.ph/about/disclosures/secfilings Corporate Governance Manual Independence, Section II.a.5, (pp. 8, 21, 35, 39) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance	
The independent directors possess all the	COMPLIANT	BPI complies with the BSP, SEC and PSE Fit and Proper	
qualifications and none of the disqualifications to hold the positions.		criteria and requirements for the position of a director and independent directors. The General Banking	
		Law of 2000 (R.A. No. 8791) provides the BSP with	
		powers to prescribe, pass upon, and review the qualifications and disqualifications of	
		individuals elected or appointed as bank directors or	
		officers and the power to disqualify those found unfit for positions of bank directors and officers. In this	
		regard, the Bank submits the required certifications of its Independent Directors annually to the BSP for	
		confirmation of the election or appointment.	
		Reference documents/links:	
		2022 Integrated Annual Report Independence, (page 107)	
		https://www.bpi.com.ph/about/investor-	
		 relations/integrated-reports Corporate Governance Manual 	
		Independence, Section II.a.5, (pp. 8);	
		Qualifications for Independent Directors, page 21) https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity-	
Supplement to Recommendation 5.2		<u>concerns/manual-corporate-governance</u>	

Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	COMPLIANT	There are no such agreement or constraints. Reference documents/links: BPI website Amended By-Laws, Article V, (page 7) https://www.bpi.com.ph/content/atom/33f50d91- c898-4666-8a69- e09d571c5dcc/content/Files/Governance/file go vernance_Amended_By_Laws_2015.pdf?id=cf2de 8cf-8650-4b38-a253-30a900498cf1	
Recommendation 5.3			
The independent directors serve for a cumulative term of nine years (reckoned from 2012).	COMPLIANT	Term limits of Independent Directors. The MORB and SEC Mem.Cir.No. 9, Series of 2011 and No. 4, Series of 2017, set a maximum cumulative term of nine (9) years for Independent Directors, reckoned from 2012. All the Bank's independent directors are compliant with this. Reference documents/links: • 2022 Integrated Annual Report Term limit of Independent Director, (page 107) https://www.bpi.com.ph/about/investor-relations/integrated-reports • Corporate Governance Manual Term limits of Independent Directors, (pp. 21, 43) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance	
2. The company bars an independent director from serving in such capacity after the term limit of nine years.	COMPLIANT	Same link as provided above Recommendation 5.3	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks	COMPLIANT	Same link as provided above Recommendation 5.3	

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shareholders' approval during the annual			
shareholders' meeting.			
Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	COMPLIANT	The Chairman and Vice-Chairman are both Non-Executive Directors. The Board does not encourage CEO duality. The Chairman, who has not served as CEO of the Bank within the past three years, is separately appointed from the President and CEO. The Chairman and the President and CEO positions are currently held by two individuals who are not related to each other and have defined roles and responsibilities that are separate and distinct, as set in our Amended By-Laws and Manual on Corporate Governance.	
		Chairman of the Board – Jaime Augusto Zobel de Ayala (NED) President and CEO – Jose Teodoro K. Limcaoco (ED)	
		 Reference documents/links: 2022 Integrated Annual Report Role and Independence of the Chairman, Chief Executive Officer, (page 102-103) https://www.bpi.com.ph/about/investor-relations/integrated-reports Corporate Governance Manual Leadership, Chairman of the Board, Qualifications, 11.a.i, (page 33) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance 	
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	Reference documents/links: • 2022 Integrated Annual Report Role and Independence of the Chairman, Chief Executive Officer, (page 102-103)	

		https://www.bpi.com.ph/about/investor-relations/integrated-reports • Amended By-Laws Chairman of the Board of Directors – Powers and Duties, Article VIII, (pp.12-13); The President – Powers and Duties, Article IX, (pp. 14-16) https://www.bpi.com.ph/content/atom/33f50d91-c898-4666-8a69-e09d571c5dcc/content/Files/Governance/file_governance_Amended_By_Laws_2015.pdf?id=cf2de_8cf-8650-4b38-a253-30a900498cf1 • Corporate Governance Manual Duties and Responsibilities, (pp.33, 67-68) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance
1. If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	COMPLIANT	Although current regulations of the BSP require the appointment of a Lead Independent Director only when the positions of Chairman of the Board of Directors and CEO are, with prior approval of the Monetary Board, held by one person, the Board appointed a Lead Independent Director in pursuit of best practice governance standards. At the Organizational Meeting of the Board, following the 2022 ASM, Independent Director Ignacio R. Bunye was appointed as Lead Independent Director. BPI's Manual on Corporate Governance states the duties and responsibilities for such a role and position in the Bank, if and when one is appointed – the Lead Independent Director shall act as the preferred point of contact for other Independent Directors on the Board.

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		Reference documents/links: 2022 Integrated Annual Report Lead Independent Director, (pp. 103) https://www.bpi.com.ph/about/investor- relations/integrated-reports SEC Form 17-A (for the year ended December 31, 2022) Lead Independent Director, (page 60) https://www.bpi.com.ph/about/disclosures/sec- fillings Corporate Governance Manual Governance Structure, Board of Directors, Leadership, Lead Independent Director, Sec. II.A.11., (page 35) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance	
Recommendation 5.6			
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	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. The Corporate Secretary also confirms that directors with material interest in such transactions affecting the Bank, have, in such instances, abstained from the discussions and decision making accordingly.	
		Reference documents/links: • 2022 Integrated Annual Report Related Party Transactions, (pp.133-134)	

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		https://www.bpi.com.ph/about/investor-
		relations/integrated-reports
		Corporate Governance Manual
		Conflict of Interest Standards, (pp. 80)
		https://www.bpi.com.ph/governance/conflict-of-
		interest-and-other-policies/raising-integrity-
		<u>concerns/manual-corporate-governance</u>
Recommendation 5.7		
1. The non-executive directors (NEDs) have	COMPLIANT	Non-Executive Directors (NED) Meeting. Independent
separate periodic meetings with the		and Non-Executive Directors of the Bank also meet at
external auditor and heads of the internal		least once a year without the presence of the
audit, compliance and risk functions,		executive director or management. The NED
without any executive present.		meeting held on Dec. 20, 2022 facilitated an
		open discussion of ongoing initiatives and semestral
		performance of the Bank. The meeting was chaired
		by the Lead Independent Director and was also
		attended by the control heads – Chief Risk Officer,
		Chief Audit Executive and Chief Compliance Officer
		as well as the external auditor.
		Reference documents/links:
		2022 Integrated Annual Report
		Non-Executive Directors (NED) Meeting, (page
		117)
		https://www.bpi.com.ph/about/investor-
		relations/integrated-reports
		SEC Form 17-A (for the year ended December 31,
		2022)
		Meetings and Attendance, (pp. 63)
		https://www.bpi.com.ph/about/disclosures/sec-
		filings
		Corporate Governance Manual
		Specific Duties and Responsibilities of the Board,
		Section 10., vi., 1, (pp. 25, 36)
	l	30011011 To., YI.,17, (pp. 20, 00)

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		https://www.bpi.com.ph/governance/conflict-of-
		interest-and-other-policies/raising-integrity-
		concerns/manual-corporate-governance
2. The meetings are chaired by the lead	COMPLIANT	Non-Executive Directors (NED) Meeting. Independent
independent director.		and Non-Executive Directors of the Bank also meet at
		least once a year without the presence of the
		executive director or management. The NED
		meeting facilitated an open discussion of ongoing
		initiatives and semestral performance of the Bank.
		'
		The meeting was chaired by the Lead Independent Discorder and was also attended by the appropriate to a second and the state of the second and the second and the state of the second and the second and the state of the second and the second a
		<u>Director</u> and was also attended by the control heads
		- Chief Risk Officer, Chief Audit Executive and Chief
		Compliance Officer as well as the external auditor.
		Reference documents/links:
		2022 Integrated Annual Report
		Non-Executive Directors (NED) Meeting, (page
		117)
		https://www.bpi.com.ph/about/investor-
		<u>relations/integrated-reports</u>
		SEC Form 17-A (for the year ended December 31,
		2022)
		Meetings and Attendance, (pp. 63)
		https://www.bpi.com.ph/about/disclosures/sec-
		filings
		Corporate Governance Manual
		Specific Duties and Responsibilities of the Board,
		Section 10., vi., 1, (pp. 25, 36)
		https://www.bpi.com.ph/governance/conflict-of-
		interest-and-other-policies/raising-integrity-
		concerns/manual-corporate-governance
Optional: Principle 5		concerns/manual-corporate-governance
None of the directors is a former CEO of	NON-	Mr. Cezar P. Consing, a Non-Executive Director in
	COMPLIANT	
the company in the past 2 years.	COMPLIANT	2021, was the Bank's President and CEO until the
		annual stockholders' meeting in April 2021 when the

		new President and CEO, Jose Teodoro K. Limcaoco,	
		was appointed to the position.	
		Deference decuments/links	
		Reference documents/links: • 2022 Integrated Annual Report	
		Leaders' Biographies, (pp. 306-314)	
		https://www.bpi.com.ph/about/investor-	
		relations/integrated-reports	
Principle 6: The best measure of the Board's effe	ectiveness is throu	gh an assessment process. The Board should regularly co	arry out evaluations to
-		sses the right mix of backgrounds and competencies.	,
Recommendation 6.1			
1. Board conducts an annual self-assessment	COMPLIANT	There are four (4) major levels to the evaluation:	
of its performance as a whole.		i. <u>Board-level Assessment of the body as a whole</u>	
2. The Chairman conducts a self-assessment	COMPLIANT		
of his performance.		The Board of Directors needs to assess its own	
	0.04.54.44.45	achievement of goals and working style, i.e.,	
3. The individual members conduct a self-	COMPLIANT	actual operations and work of the Board with	
assessment of their performance.		respect to the Bank's business model and strategy. Directors will also review board	
4. Each committee conducts a self-	COMPLIANT	effectiveness with respect to current and future	
assessment of its performance.	COMPLIANT	development challenges of the Bank, the	
assessment of its performance.		continuous evolving expectations of its	
		stakeholders and, if need be, existing	
		communication on corporate governance	
		matters.	
		ii. Committee-level Assessment of respective Board	
		<u>Committees</u>	
		All least of the state of the s	
		All board-level committees are to evaluate	
		annually the performance of the committee as a body and report the results to the Board or to such	
		committee that may be appointed by the Board	
		for review.	
		15.1511611.	

		iii. <u>Individual Director Self-Assessment</u>
		iv. <u>Board assessment of President and CEO</u>
		Reference documents/links:
		Corporate Governance Manual
		Performance Evaluation, (pp. 36-37)
		https://www.bpi.com.ph/governance/conflict-of-
		interest-and-other-policies/raising-integrity-
		concerns/manual-corporate-governance
		2022 Integrated Annual Report
		Performance Evaluation and Self-Assessment,
		(page 117-120)
		https://www.bpi.com.ph/about/investor-
		relations/integrated-reports
		BPI website
		Performance Evaluation
		https://www.bpi.com.ph/governance/board-and-
		governance/board-matters/performance-
		<u>evaluation</u>
5. Every three years, the assessments are	COMPLIANT	Third-Party External Performance Evaluation. In pursuit
supported by an external facilitator.		of best practices, the Bank engaged in 2020 a third-
		party external facilitator, Aon Hewitt Singapore Pte.
		Ltd., to conduct a separate Board Assessment
		covering the 2019 to 2020 board term.
		BSP Circular 969 states that the annual self-
		assessment of the Board may be facilitated by the
		corporate governance committee or external
		facilitators. The SEC Code of Corporate Governance
		for Publicly-Listed Companies, similarly states in
		Recommendation 6.1, that the conduct of the
		annual self-assessment of the Board is to be
		supported by an external facilitator every three years
		to improve objectivity of the assessment process. The
		external facilitator can be any independent third

		party such as, but not limited to, a consulting firm, academic institution, or professional organization.	
		The results of the external assessment (the "Aon Report"), which forms part of BPI's compliance with	
		BSP Cir. 969 and SEC Memorandum Circular 19, Series	
		of 2016, were presented to the Corporate	
		Governance Committee at its meeting on August 27,	
		2020, which endorsed the same to the Board. Subsequently, the Board noted the results and	
		recommendations in the Aon Report in its meeting on	
		September 16, 2020.	
		Reference documents/links:	
		2022 Integrated Annual Report Third Party Fytograph Parformance Fytoglyation	
		Third Party External Performance Evaluation, (page 118)	
		https://www.bpi.com.ph/about/investor-	
		 relations/integrated-reports Corporate Governance Manual 	
		Specific Duties and Responsibilities of the Board,	
		Sec. II.A.10., (page 25, 60)	
		https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance	
Recommendation 6.2			
Board has in place a system that provides,	COMPLIANT	Yes. Board Performance Evaluation and Self-	
at the minimum, criteria and process to determine the performance of the Board,		Assessment Process and Criteria is disclosed in the company website and in the company's Annual	
individual directors and committees.		Report.	
		A summany statement on the results of the approxi	
The system allows for a feedback	COMPLIANT	A summary statement on the results of the annual Board of Directors self-assessments is disclosed on the	
mechanism from the shareholders.		company website for any concerns or feedback	
		from shareholders, who may communicate through	
CFC F		the Office of the Corporate Secretary.	

Reference documents/links:

 Corporate Governance Manual Performance Evaluation, (pp. 39)

https://www.bpi.com.ph/governance/conflict-ofinterest-and-other-policies/raising-integrityconcerns/manual-corporate-governance

• 2022 Integrated Annual Report

Performance Evaluation and Self-Assessment, (page 117-120)

https://www.bpi.com.ph/about/investor-relations/integrated-reports

• BPI website

Performance Evaluation

https://www.bpi.com.ph/governance/board-and-governance/board-matters/performance-evaluation

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

Recommendation 7.1

 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

BPI has Codes of Business Conduct and Ethics for its directors, officers, and employees that provide the key practices and behaviors. The codes serve as guidance so that the right decisions are made in the performance of their respective roles and responsibilities across various functions in the Bank.

Reference documents/links:

• 2022 Integrated Annual Report

Code of Business Conduct and Ethics, (p.128-131) https://www.bpi.com.ph/about/investor-relations/integrated-reports

BPI website

Code of Business Conduct and Ethics https://www.bpi.com.ph/governance/board-and-governance/business-conduct-ethics

	T		
2. The Code is properly disseminated to the Board, senior management and employees. Output Description:	COMPLIANT	Director's Code of Conduct https://www.bpi.com.ph/governance/board-and- governance/board-matters/directors-code-of- conduct Dissemination of the Codes. Among others, our codes of conduct and policies on conflict-of-interest, insider trading, whistleblower, related party transactions, and other guidelines are embodied in our MCG and included in our Management and Operating Manual and Personnel Policy Manual, each of which is recorded in 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. Directors are provided with hard copies as well as electronic copies of the Director's Code. Both the Employees' and Directors' Codes of Conduct are disclosed in the MCG and on the company website at www.bpi.com. ph.	
		Conduct are disclosed in the MCG and on the company website at www.bpi.com. ph. Employee's Code of Conduct: This Code of Business Conduct and Ethics can be accessed by employees and senior management from the Management and Operating Manual in the Bank's intranet electronic database. This Code is also posted on the company website. Director's Code of Conduct: Directors have been provided with copies of the Code, through the Corporate Governance	
		Committee and Office of the Corporate Secretary. The Director's Code is also posted on the company website.	

		, , , , , , , , , , , , , , , , , , ,
		Reference documents/links: 2022 Integrated Annual Report Code of Business Conduct and Ethics, (p.128-131) https://www.bpi.com.ph/about/investor- relations/integrated-reports BPI website Code of Business Conduct and Ethics https://www.bpi.com.ph/governance/board-and- governance/business-conduct-ethics Director's Code of Conduct https://www.bpi.com.ph/governance/board-and- governance/board-matters/directors-code-of- conduct Corporate Governance Manual Dissemination of the Code, (pp. 88-89) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance
3. The Code is disclosed and made available to the public through the company website. 3. The Code is disclosed and made available to the public through the company website.	COMPLIANT	Reference documents/links: BPI website Employee Code of Business Conduct and Ethics https://www.bpi.com.ph/governance/board-and- governance/business-conduct-ethics Director's Code of Conduct https://www.bpi.com.ph/governance/board-and- governance/board-matters/directors-code-of- conduct
Supplement to Recommendation 7.1		
Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	COMPLIANT	The Board has adopted an Anti-Bribery and Anti-Corruption (ABC) Policy. The Bank puts the highest premium on sound, responsible, and effective corporate governance. The Bank advocates that directors and employees

do not tolerate corruption or any form of bribery nor provide or accept improper inducements in the course of any business dealing.

Aligned with the Bank's commitment to act fairly and with integrity in all business dealings and relationships, the ABC Policy complements the Bank's financial crime policies and programs such as the Money Laundering and Terrorism Financing Prevention Program (MTPP) and Whistleblower Policy. Guidance on the Bank's ABC Policy is supplemented by the Standards on Conflict of Interest under Request or Acceptance of Fees, Commissions, Gifts. Monitoring of and compliance with the Code of Conduct and related policies are undertaken by the Human Resources Management Group and Corporate Governance Department of the Compliance Division.

The ABC Policy is disclosed in the Manual on Corporate Governance and on the company website at www.bpi.com.ph.

Reference documents/links:

- 2022 Integrated Annual Report
 Anti-Bribery and Anti-Corruption, (page 131)
 https://www.bpi.com.ph/about/investor-relations/integrated-reports
- Corporate Governance Manual
 Anti-Bribery and Anti-Corruption Policy, (page 87)
 https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance
- BPI website
 Anti-bribery and Anti-Corruption Policy

		https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/anti-bribery-anti-	
		<u>corruption-policy</u>	
Recommendation 7.2			
Board ensures the proper and efficient	COMPLIANT	Written affirmation of compliance by directors,	
implementation and monitoring of		employees and officers with the respective Codes of	
compliance with the Code of Business		Conduct forms part of the Bank's compliance with	
Conduct and Ethics.		BSP Cir. 969 on "Enhanced Corporate Governance	
2. Board ensures the proper and efficient	COMPLIANT	Guidelines for BSP Supervised Financial Institutions"	
implementation and monitoring of		and BSP Cir. 900 on "Guidelines on Operational Risk	
compliance with company internal		Management. Affirmation of the Board is	
policies.		implemented and monitored through the Office of	
1		the Corporate Secretary and the Corporate	
		Governance unit of the Bank while the Human	
		Resources Management Group implements and	
		monitors affirmation and compliance of all	
		employees.	
		All directors, officers and employees are required to	
		comply with the respective Codes and provide	
		written affirmation of this annually.	
		In 2020, the Code of Business Conduct and Ethics	
		(COBC) course was also integrated with the Annual	
		Employee Affirmation exercise and both made	
		accessible on Granite, an online platform accessible	
		on mobile and desktop. Employees must first take	
		and pass the mandatory COBC course before being	
		able to accomplish the annual affirmation.	
		The Corporate Governance Dept., working with	
		the HR Training team, also ensured that notices	
		on the Employee Affirmation and COBC Course	
		were broadcasted group and bank-wide to remind	
		employees of their need to comply with the	
		mandatory training and affirmation.	
		Currently, there are no cases of non-compliance	
		among the Board of Directors. Any instances of non-	
		compliance or code violations among officers and	

		employees are monitored or reported to and dealt	
		with by the Human Resources Management Group.	
		Reference documents/links:	
		2022 Integrated Annual Report Dissemination of the Codes, Training on the Codes	
		of Conduct, Annual Affirmation to the Codes, (pp. 128-131)	
		https://www.bpi.com.ph/about/investor- relations/integrated-reports	
		Corporate Governance Manual	
		Dissemination of the Code, Compliance with the	
		Code, (page 88-89)	
		https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity-	
		concerns/manual-corporate-governance	
	Discle	osure and Transparency	
Principle 8: The company should establish corpo		olicies and procedures that are practical and in accord	ance with best practices
and regulatory expectations.	, , , , , , , , , , , , , , , , , , , ,		
Recommendation 8.1			
Board establishes corporate disclosure	COMPLIANT	The Board has policies on continuous disclosure and	
policies and procedures to ensure a		transparency. The Company, through the Board and	
comprehensive, accurate, reliable and		management, commits at all times to fully disclose all	
timely report to shareholders and other stakeholders that gives a fair and		material information about the company for the benefit of the stockholder and other stakeholders. It	
complete picture of a company's financial		likewise causes the filing of all required information	
condition, results and business operations.		through the, appropriate Exchange mechanisms for	
		listed companies and submissions to the SEC for the	
		interest of its stockholders and other stakeholders.	
		Quarterly interim and annual reports are likewise	
		posted on the PSE EDGE and on the company	
		website to ensure the widest cost-efficient accessibility for all stakeholders.	
		decessionity for all stake folders.	

As a publicly-listed company, BPI files quarterly, annual and other regular disclosures and reports with the SEC and on the electronic facilities provided by the PSE's Electronic Disclosure Generation Technology or PSE EDGE, as required, in carrying out its structured and unstructured disclosures.

The Company also has its Investor Relations unit to handle media, analysts and institutional investors briefings and press conferences, among others, as well as a Corporate Communications unit to handle brand equity, public relations and internal stakeholder engagement.

The Company also utilizes its official company website to communicate with all stakeholders and established social media-based company sites as well. The official company website is compliant with and follows the prescribed format and template of the SEC (Memorandum Cir. No. 11, Series 2014).

Reference documents/links:

- 2022 Integrated Annual Report
 Investor Relations, Annual and Quarterly Reports,
 (pp. 140-141, 144)
 https://www.bpi.com.ph/about/investor-relations/integrated-reports
- SEC Form 17-A (for the year ended December 31, 2022)

Investor Relations, Annual and Quarterly Reports, (page 69-70) https://www.bpi.com.ph/about/disclosures/sec-

https://www.bpi.com.pn/about/disclosures/secfilings

BPI website
 Investor Relations

Supplement to Recommendations 8.1		https://www.bpi.com.ph/aboutbpi/investor-relations Board and Governance https://www.bpi.com.ph/governance/board-and-governance Regulatory disclosures https://www.bpi.com.ph/about/disclosures/sec-fillings • Corporate Governance Manual Communication and Information, Section 6 https://www.bpi.com.ph/governance/manual-corporate-governance	
1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.	COMPLIANT	BPI values opportunities to communicate its initiatives, policies, operations, financial performance, and goals to all of its stakeholders. The Bank believes that dialogue with stakeholders is essential in ensuring their active engagement with the Bank. This provides them with timely, balanced, and understandable information, which is also integral in fulfilling the Bank's role and responsibilities as a global financial institution. BPI also practices regular disclosure of financial results. Quarterly financial results are presented to the Audit Committee and the Board of Directors before disclosure and are immediately disclosed after the approval by the Board to the SEC and PSE. Press releases relative to the financial performance are pre-cleared with the CFO and the President. Quarterly and year-end financial statements and detailed management's discussion and analysis are filed within the mandated 45 and 105 calendar days respectively from the end of financial period, if not earlier. The company's financial reporting disclosures are in compliance with BSP, PSE and SEC requisites.	

			These reports are made available to investors and analysts after disclosure and are posted as well on the PSE EDGE and on the company's website. Reference documents/links: PSE Edge http://edge.pse.com.ph/companyDisclosures/for m.do?cmpy id=234 BPI website SEC Filings https://www.bpi.com.ph/about/disclosures/sec-fillings	
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	The Bank discloses share ownership and voting rights, including group structures, intra-group relations, ownership data, beneficial ownership (holding 5% or more) and direct and indirect holdings of major shareholders and directors. It also has a policy of communication and transparency. Voting power is proportionate to the percentage of ownership in the Company. Such information is regularly posted on the PSE EDGE company disclosure site and is also disclosed in the regulatory annual reports submitted by the Bank as well as posted on the company website. Reference documents/links: • 2022 Integrated Annual Report Beneficial Owners Holding 5% or More of BPI, (page 145-146) https://www.bpi.com.ph/about/investor-	
			relations/integrated-reports • SEC Form 17-A (for the year ended December 31, 2022) Beneficial Owners of more than 5% as of December 31, 2022, (page 56-58)	

			T	
			https://www.bpi.com.ph/about/disclosures/sec-	
			filings	
	commendation 8.2			
	Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.	COMPLIANT	With respect to direct and indirect shareholdings of directors and senior management, all directors and senior management (c-suite officers, i.e., Chief Executive Officer, Chief Finance Officer, Chief Audit	
2.	Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	COMPLIANT	Executive, Chief Risk Officer, Chief Compliance Officer), Treasurer, Corporate Secretary and Assistant Corporate Secretary, are required to report to the Office of the Compliance Office within ten (10) days from the end of each quarter their trades with BPI securities during such quarter. In compliance with the SEC's directive, the Bank also requires all directors and senior management to file within three (3) business days the required SEC Form 23A and B to the SEC. Said Forms SEC 23A and 23B are also disclosed online on PSE EDGE and on the company website. The Company also regularly discloses the above information on its company website and in its annual reports or, previously, the Annual Corporate Governance Report. Reference documents/links: BPI website SEC Form 23-A/B (Statement of Beneficial Ownership) https://www.bpi.com.ph/about/disclosures/sec- fillings 2022 Integrated Annual Report Security Ownership of Directors and Officers, (page 106-107);	
			 https://www.bpi.com.ph/about/disclosures/sec-filings 2022 Integrated Annual Report Security Ownership of Directors and Officers, 	

		https://www.bpi.com.ph/about/investor- relations/integrated-reports • SEC Form 17-A (for the year ended December 31, 2022) Security Ownership of Directors and Management as of December 31, 2022, page 57-58) https://www.bpi.com.ph/about/disclosures/sec- fillings • Corporate Governance Manual Special Duties and Responsibilities of the Board, Dealing in Corporation's Shares, Section 10, d., iv, (page 25, 83) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance
1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).	COMPLIANT	The Bank also discloses the relationship of the company to other companies in the group through its conglomerate map, which details ownership information on parent/holding company, subsidiaries, associates, joint ventures, etc., and is posted on the company website and in the Bank's annual reports. The Company discloses information on share ownership and voting rights, including group structures, intra-group relations, ownership data, and beneficial ownership and has a policy of communication and transparency as disclosed in the reports below, together with other relevant information. Shareholdings of directors, management and top 100 shareholders are regularly disclosed on PSE EDGE or on the company website through the Statements of Beneficial Ownership of Securities, Statements of Changes in Beneficial Ownership of Securities, Public Ownership Report, and List of Top 20 and Top 100 Stockholders.

		Reference documents/links: BPI website SEC Form 23-A/B (Statement of Beneficial Ownership https://www.bpi.com.ph/about/disclosures/sec-fillings 2022 Integrated Annual Report Conglomerate Map, (page 24); Security Ownership of Directors and Officers, (page 106-107); Beneficial Ownership Reporting Compliance, (page 145); Insider Trading, (pp 132) https://www.bpi.com.ph/about/investor-relations/integrated-reports SEC Form 17-A (for the year ended December 31, 2022) Security Ownership of Directors and Management as of December 31, 2022, (page 57-58) https://www.bpi.com.ph/about/disclosures/sec-fillings Corporate Governance Manual Special Duties and Responsibilities of the Board, Dealing in Corporation's Shares, Section 10, d., iv, (page 25, 83) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance BPI website Conglomerate Map https://www.bpi.com.ph/whoweare/leadership/conglomerate-map	
Recommendation 8.3	COMPLIANT	As required by the SEC all of the Pank's angual	
Board fully discloses all relevant and material information on individual board		As required by the SEC, all of the Bank's annual reports contain comprehensive profiles of the Board	I
SEC Form – I-ACGR * Updated 21Dec2017		reports contain comprehensive profiles of the Board	

members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment. 2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their	COMPLIANT	of Directors and Key Officers which disclose, among other information, the age, qualifications, date of appointment, relevant experience and directorships both in the BPI group as well as in other companies, listed or otherwise. In compliance with SEC Memo. Cir. No. 11, s2014, the Bank also posts biographical details of the Board of Directors and Senior Management on the company website. Reference documents/links: 2022 Integrated Annual Report Leaders' Biographies, Director Qualifications, Directorship in other listed companies and relevant experience, (pp. 306-314); Security ownership of Directors and Officers, (page 57-58); Director Education and Training, (page 110-111) https://www.bpi.com.ph/about/investor-relations/integrated-reports BPI website Induction and Continuing Education https://www.bpi.com.ph/governance/board-and-governance/board-matters/induction-continuing-education Same reply as in #1 under Recommendation 8.3 above.	
judgment. Recommendation 8.4			
Company provides a clear disclosure of its	COMPLIANT	BPI's remuneration policy for the Board and	
policies and procedure for setting Board remuneration, including the level and mix of the same.	COMI LIAM	management is aligned with risk incentives and supports sustainable, long-term value creation. Apart from ensuring that Board and management pay appropriately reflects market and industry	

policie execu	cany provides a clear disclosure of its es and procedure for setting utive remuneration, including the and mix of the same.	COMPLIANT	conditions and drives business strategy and financial performance, the policy likewise applies performance-based remuneration that rewards employees for their commitment to Bank's strategy. Reference documents/links: • 2022 Integrated Annual Report Remuneration, (page 112-114) https://www.bpi.com.ph/about/investor-relations/integrated-reports • BPI website Personnel and Compensation Committee Charter https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/personnel-compensation • Corporate Governance Manual Remuneration Policy for Directors and Officers, (pp. 45) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance Same reply as in #1 under Recommendation 8.4 above.	
an inc	cany discloses the remuneration on dividual basis, including termination etirement provisions.	COMPLIANT	In 2022, the Board of Directors, as a whole, received a total of PHP 86.92 million as fees and other compensation for the services they rendered. The total compensation for each director for 2022 is disclosed in Annex A-3(b) of the 2023 Definitive Information Statement. Reference documents/links: 2022 Integrated Annual Report	

Recommendation 8.5		Remuneration, (page 112-114) https://www.bpi.com.ph/about/investor-relations/integrated-reports • BPI website SEC Filings – Definitive Information Statement. https://www.bpi.com.ph/about/disclosures/sec-filings	
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	COMPLIANT	BPI discloses its Related Party Transactions Policy in its Manual on Corporate Governance, including annual reports, which are posted on the company website. The RPT Policy guards against internal conflicts of interest between the company and/or its group and their directors, officers and significant shareholders and ensures that transactions such as loans and advances, deposit arrangements, trading of government securities and commercial papers, sale of assets, lease of bank premises, investment advisory/ management, service arrangements and advances for operating expenses are made in the normal course of banking activities with terms and conditions that are generally comparable to those offered to non-related parties or to similar transactions in the market. RPTs are reviewed, approved and disclosed in accordance with appropriate and defined thresholds as set out in the Company' Guidelines on the Proper Handling of Related Party Transactions. Reference documents/links: Corporate Governance Manual Related party Transactions, Material Related Party Transactions (pp. 82-83) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance	

		1		
			Apart from the RPT Policy, the Bank also has a Director's Code of Conduct which mandates that a director must exclude himself/herself in any decision-making process of the Related Party Transactions Committee for approval of such transactions where they may have a conflict of interest. All Directors, officer and employees are also required to disclose conflicts and potential conflicts, as well as relationships with clients, prospects, suppliers and other interests. The Corporate Secretary confirms that in instances when a director has a conflict of interest in contemplated identified transactions of the Bank, the director abstains from discussion and decision-making on said item.	
2.	Company discloses material or significant RPTs reviewed and approved during the year.	COMPLIANT	The Bank is committed to ensure strict compliance with laws, regulations and reporting requirements relating to DOSRI and related party transactions, by instituting rigorous vetting processes, establishing adequate controls and oversight mechanisms, and pursuing improvements such as its related party database to facilitate the timely and accurate related party classification of clients and counterparties. All transactions involving DOSRI are reported to the BSP and the BPI Group is in full compliance with the General Banking Law and BSP regulations concerning DOSRI loans. Related Party Transactions (name, relationship and value) are also properly disclosed in the Bank's annual report in the audited financial statements, and other applicable fillings in accordance with the relevant rules and issuances of the Securities and Exchange Commission and other regulatory bodies.	

		For 2022, the RPTCom vetted and/or endorsed credit and non-credit transactions of the BPI Group involving accounts that reached established thresholds. The Committee formulated and approved the standards on RPTs exempted from vetting and other forms of vetting process. It also noted the quarterly-/post-reviews of RPTs by the Internal Audit (for significant RPTs) and Compliance Office (for below significant transactions), as presented by the Chief Audit Executive and Chief Compliance Officer, respectively, both of whom are non-voting members of the RPTCom. The Committee also noted the monthly reports on credit and non-credit RPTs that were below the materiality threshold on accounts vetted by the Management Vetting Committee (MVCom). Significant details of RPTs are disclosed in the audited financial statements. The RPTCom is supported in its vetting activities by the RPTCom Secretariat, which is under the Risk Management Office. Reference documents/links: • 2022 Integrated Annual Report Related Party Transactions Committee (p.126-127) Note 25 – Related Party Transactions (pp. 227-232);	
		https://www.bpi.com.ph/about/investor- relations/integrated-reports	
Supplement to Recommendation 8.5			
Company requires directors to disclose their interests in transactions or any other conflict of interests.	COMPLIANT	The Bank's Manual of Corporate Governance and respective Codes of Conduct for employees, officers and directors require written affirmation of directors, employees and officers that they are in compliance with the Manual and adhere to the respective Codes of Conduct. The Statement of Affirmation, which is done annually, forms part of the Bank's compliance with BSP Cir. 969 on "Enhanced Corporate	

		Governance Guidelines for BSP Supervised Financial Institutions" and BSP Cir. 900 on "Guidelines on Operational Risk Management. All directors, officers and employees are required to comply with the respective Codes. Any conflicts of interest from among the Board of Directors, officers or employees must be disclosed prior to accomplishment of the Statement of Affirmation. Such conflicts of interests are disclosed by directors to the Board through the Corporate Secretary or directly to the Related Party Transactions Committee. Reference documents/links: Corporate Governance Manual Compliance with the Code, (page 89) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance	
Optional: Recommendation 8.5			
Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	COMPLIANT	Our Related Party Transactions Policy imposes stringent guidelines and measures to maintain arm's length integrity in all of the Bank's related party business transactions, operations, and activities. BPI vigilantly guards against improper with valuation issues, if needed, to also ensure that the interests pricing policies, questionable manners of settlement, and ambiguous or disputable terms of transactions in any related party transactions. Basis for evaluation of a Related Party Transaction: Term of the transaction; The related party's interest in the transaction; Whether the Bank is a party to the transaction and, if not, the nature of the Bank's participation in the	

- transaction:
- If the transaction involves the sale of an asset, a description of the asset including date acquired and costs basis;
- Information concerning potential counterparties in the transactions;
- Approximated value of the transaction and the approximated value of the related party's interest in the transaction;
- Description of provisions or limitations imposed as a result of entering into proposed transaction;
- Whether the proposed transaction includes any potential reputational risk issues that may arise as a result of or in connection with the proposed transaction;
- Purpose of transaction; and
- Potential benefits to the Bank.

The Committee may also call on independent experts to help of the Bank and stakeholders are protected.

Reference documents/links:

- 2022 Integrated Annual Report
 Related Party Transactions, (pp. 133-134)
 https://www.bpi.com.ph/about/investor-relations/integrated-reports
- BPI website

Fair Dealing – Related Party Transactions Policy https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/fair-dealing

Corporate Governance Manual
 Related Party Transactions Policy, (pp. 82-83)
 https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance

Recommendation 8.6

1. Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.

COMPLIANT

The Board and senior management exercise appropriate due diligence and good faith in the review and consideration of all material issues with respect to strategy, opportunities and risks, pricing or valuation, compliance and legal obligations, including diligence on the parties involved before entering into extraordinary transactions, such as mergers, acquisitions, and takeovers. The Bank engages the service of independent and qualified third-party firms and consultants to evaluate the fairness of the transaction price and terms and conditions.

All material information that could potentially affect share price shall be publicly disclosed. Such information shall include but not be limited to: earnings results, materially significant acquisition or disposal of assets, board changes, related party transactions which are not in the ordinary course of business, shareholding of directors and major changes to ownership. This may also include material and reportable non-financial and sustainability information. All such disclosures shall be submitted to Philippine Stock Exchange and Securities and Exchange Commission following their respective guidelines or properly disclosed in such report(s) as may be required by regulators, for the interest of all stockholders and other stakeholders.

Reference documents/links:

- 2022 Integrated Annual Report
 Mergers, Acquisitions, and/or Takeovers (pp. 135)
 https://www.bpi.com.ph/about/investor-relations/integrated-reports
- Corporate Governance Manual

		External Advice/Other Independence		
		Mechanisms, II.A.12, (page 39);		
		Reports and Disclosures, (pp. 95)		
		https://www.bpi.com.ph/governance/conflict-of-		
		interest-and-other-policies/raising-integrity-		
		concerns/manual-corporate-governance		
2. Board appoints an independent party to	COMPLIANT	The Bank engages the service of independent and		
evaluate the fairness of the transaction		qualified third-party firms and consultants to evaluate		
price on the acquisition or disposal of		the fairness of the transaction price and terms and		
assets.		conditions.		
		The Related Party Transactions Committee may also		
		call on independent experts to help with valuation		
		issues, if needed, to also ensure that the interests of		
		the Bank and stakeholders are protected.		
		The Barik arta stakeriolaets are prefected.		
		For any such transactions, the Bank has its Internal		
		Audit Division as well as external independent		
		auditor.		
		dodnor.		
		Reference documents/links:		
		2022 Integrated Annual Report		
		Mergers, Acquisitions, and/or Takeovers, (p. 135)		
		https://www.bpi.com.ph/about/investor-		
		relations/integrated-reports		
		Corporate Governance Manual		
		Related Party Transactions Policy, (pp. 82-83)		
		https://www.bpi.com.ph/governance/conflict-of-		
		interest-and-other-policies/raising-integrity-		
Supplement to Recommendation 8.6				
Company discloses the existence,	COMPLIANT	Reference documents/links:		
justification and details on shareholder	COMI LIAM	2022 Integrated Annual Report		
agreements, voting trust agreements,		Beneficial Owners Holding 5% or More of BPI,		
confidentiality agreements, and such		(page 146)		
other agreements that may impact on		Voting Trust Holders of 5% or More, (page 146);		
omer agreements that may impact on				
CECE 14CCD * 11 1 1 24D 2017		Mergers, Acquisitions, and/or Takeovers, (p. 135)		

the control, ownership, and strategic direction of the company.		https://www.bpi.com.ph/about/investor-relations/integrated-reports • Corporate Governance Manual Related Party Transactions Policy, (pp. 82-83) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance • BPI website Fair Dealing – Related Party Transactions Policy https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/fair-dealing	
Recommendation 8.7	COMPLIANT	RPI has a Manual on Cornerate Covernance which	
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	COMPLIANT	BPI has a Manual on Corporate Governance which supplements and complements BPI's Articles of Incorporation and Amended By-Laws. It sets forth the underlying principles of good and transparent governance through a framework of policies, rules,	
Company's MCG is submitted to the SEC and PSE.	COMPLIANT	systems, and processes for the Board and Management's performance of their respective duties and responsibilities to stakeholders. The	
3. Company's MCG is posted on its company website.	COMPLIANT	manual also discusses the Bank's Sustainability Strategy Framework which encapsulates the value created from BPI's business model while innovating for operational efficiency, empowering people and society, using resources more efficiently, and strengthening stakeholder trust. The Manual is submitted to the SEC and PSE and is, likewise, posted on the company website. Reference documents/links: 2022 Integrated Annual Report Manual on Corporate Governance, (page 128) https://www.bpi.com.ph/about/investor- relations/integrated-reports BPI website Corporate Governance Manual	

	I		
		https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity-	
		concerns/manual-corporate-governance	
Supplement to Recommendation 8.7			
Company submits to the SEC and PSE an updated MCG to disclose any changes in	COMPLIANT	Corporate Governance Manual posted on website has stamp of receipt from SEC. It is also submitted to	
its corporate governance practices.		the PSE on EDGE.	
		Reference documents/links: • BPI website	
		Corporate Governance Manual	
		https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity-	
		concerns/manual-corporate-governance	
		PSE Edge	
		https://edge.pse.com.ph/openDiscViewer.do?ed	
		ge no=eac57a4e62af515c5d542af6f1e997b9	
Optional: Principle 8		90 110 00007 01 1002010 100000 12010110777 07	
Does the company's Annual Report	COMPLIANT	The Bank regularly provides a comprehensive	
disclose the following information:		Management Discussion and Analysis and Results of	
		Operations in its annual reports. This includes details	
a. Corporate Objectives	COMPLIANT	on the business of the company, its history and	
a. Corporate Objectives		recent business milestone; principal subsidiaries and	
b. Financial performance indicators	COMPLIANT	nature of business as well as ownership history;	
·		principal products and services; distribution network;	
c. Non-financial performance indicators	COMPLIANT	intellectual property (patents, trademarks, etc.); related parties; employees; operating risks;	
d. Dividend Policy	COMPLIANT	competition; government regulation; operational	
,		and financial information as well as non-financial	
e. Biographical details (at least age,	COMPLIANT	indicators; key performance indicators; material event/s and uncertainties; and future prospects,	
academic qualifications, date of first		targets and strategies. This is supplemented by the	
appointment, relevant experience,		,	
and other directorships in listed		Audited Financial Statements and Notes to the	
companies) of all directors		Financial Statements which provide much more	
' '		detail on the company's operations.	

f. Attendance details of each director in all directors meetings held during the year		The Bank's annual reports are easily accessed on the company website while SEC annual report disclosures are likewise posted on PSE EDGE. Copies of annual	
g. Total remuneration of each member of the board of directors	f COMPLIANT	reports are likewise distributed and made available to stockholders during the Annual Stockholders Meeting.	
		The Bank also complies with the Bangko Sentral ng Pilipinas Annual Report Assessment Checklist (ARAC), issued under BSP Memorandum No. M-2014-007, which likewise requires posting of the annual report on the company website and contain disclosures that include:	
		 Financial performance Qualitative and quantitative information on risk Basic business management and corporate governance information including remuneration policies and related party transactions Capital structure and capital adequacy Risk exposures and assessments Specific info on credit, market, operational risks; interest rates BPI's dividend policy. In 2022, a review of the Bank's dividend practice was conducted for the purpose of improving the Bank's capital management and efficiency while providing shareholders with a sustainable dividend yield consistent with the Bank's long-term growth. At the regular meeting of BPI's Board of Directors held on May 18, 2022, the Board approved a dividend policy based on a dividend payout ratio of 35% to 50% of previous year's earnings. The final dividend payout ratio will be determined subject to: 	

- Compliance with regulatory limits
- Compliance with internal thresholds on capital and liquidity
- Maintaining sufficient capital to support the Bank's medium-term growth targets, with a buffer for a possible downturn scenario, and
- Board approval Relevant information on the Bank's dividend

policy is posted on its website and found in the annual report and other documents below.

The Bank also discloses biographical details of its Board of Directors and Key Officers. Attendance details of directors for Board and Committee meetings are disclosed as well in the Annual Reports.

In 2022, the Board of Directors, as a whole. received a total of PHP 86.92 million as fees and other compensation for the services they rendered. The total compensation for each director for 2022 is disclosed in Annex A-3(b) of the 2023 Definitive Information Statement.

Reference documents/links:

• 2022 Integrated Annual Report

Director Remuneration, Remuneration Structure, President & CEO and Senior Management Remuneration, (pp.112-114) https://www.bpi.com.ph/about/investorrelations/integrated-reports

• SEC Form 17-A (for the year ended December 31, 2022)

https://www.bpi.com.ph/about/disclosures/secfilinas

• BPI website

			SEC Filings – Definitive Information Statement https://www.bpi.com.ph/about/disclosures/sec-filings	
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	A certification on the Bank's full compliance with the BPI Corporate Governance Manual, containing relevant provisions of the SEC Code of Corporate Governance for PLCs, signed and issued by the CCO, is posted on the company website. Reference documents/links: BPI website Certificate of Full Compliance with the Corporate	
			Governance Manual https://manual-corporate-governance • 2022 Integrated Annual Report Compliance with the SEC Code of Corporate Governance for PLCs, (page, 128) https://www.bpi.com.ph/about/investor-relations/integrated-reports	
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	In 2022, the Board of Directors, through its various Board-level Committees, reviewed the Bank's overall control, risk management and compliance systems covering operational and financial areas and determined these to be adequate and operating effectively.	
			Reference documents/links: • 2022 Integrated Annual Report Contact our Board, (page 122); Control, Risk Management and Compliance, (pp.149-165) https://www.bpi.com.ph/about/investor- relations/integrated-reports	

The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	COMPLIANT	In 2022, the Board of Directors, through its various Board-level Committees, reviewed the Bank's overall control, risk management and compliance systems covering operational and financial areas and determined these to be adequate and operating effectively. Assurance activities performed by the Bank's Internal Audit also affirmed this, as stated in the Report of the Audit Committee to the Board of Directors.	
		Reference documents/links: • 2022 Integrated Annual Report Report of the Audit Committee to the Board of Directors, (pp. 176); Control, Risk Management and Compliance, (pp.149-165) https://www.bpi.com.ph/about/investor-relations/integrated-reports	
The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	COMPLIANT	The discussion of key risks is found in the Management's Discussion and Analysis, the sections on Risk Management and Governance as well as in the Notes to the Audited Financial Statements which are part of the Annual Report. The Bank fully discusses all material risks that the company is exposed to in the Annual Report. BPI tracks risks according to three major classifications: credit, market and liquidity, and operational and IT. BPI has established robust and effective risk management processes and controls that allow it to manage risks closer to its source, either preventing them from happening or mitigating their impact. Financial risk management is carried out by a dedicated team of competent risk managers and senior officers who have extensive operational experience working for the Bank. We continuously promote a culture of proactive and prudent risk	

management with the goal of becoming a risk- intelligent organization, with the CRO and the RMO continuously engaging the RMC, management, and business units, communicating the risk awareness culture to the rest of the Bank through various internal channels, facilitating learning programs and awareness campaigns on risk management, and promoting best practices enterprise-wide	
Reference documents/links: • 2022 Integrated Annual Report Pick Management (pp. 140-150-143)	

- Risk Management, (pp. 149, 152-163)
 https://www.bpi.com.ph/about/investor-relations/integrated-reports
- SEC Form 17-A (for the year ended December 31, 2022)

Risk Management, (pp. 58-59, 67) https://www.bpi.com.ph/about/disclosures/sec-filings

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

Recommendation 9.1			
Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	COMPLIANT	 The Audit Committee ensures suitability and effectiveness of the external auditor through the following: No external auditor can be engaged by the Bank if he has any direct or material indirect financial interest in the Bank, or if his independence is considered impaired under circumstances specified in the Code of Professional Ethics for Certified Public Accountants. In the case of partnership, this limitation shall apply to the partners, associates, and the auditor-in-charge of the engagement. 	

		7	
		 The external auditor and the members of the audit team shall not have outstanding loans or any credit accommodation (except credit card obligations) with the Bank throughout the engagement. The external auditor and the members of the audit team adhere to the highest standards of professional conduct, integrity, and objectivity. Reference documents/links: 2022 Integrated Annual Report Independent External Auditor, (pp.149,164-166) https://www.bpi.com.ph/about/investor-relations/integrated-reports BPI website Audit Committee Charter, External Audit, Section 5.3, a-c) https://www.bpi.com.ph/governance/board-and- 	
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. SEC Form. LACCR * Undated 21 Dec 2017.	COMPLIANT	governance/board-matters/committees/audit The Audit Committee recommends to the Board the appointment of a BSP-accredited external auditor for the purpose of preparing or issuing an audit report or other related work. The appointment, reappointment, and removal of the Bank's external auditor is subject to the approval and endorsement by the Audit Committee, for subsequent confirmation and approval by the Board and, finally, the stockholders. The Audit Committee charter, as stated in the Bank's Corporate Governance Manual, provides that the Audit Committee is empowered by the Board to approve all audit and non-audit services, including fees, to be provided by the external auditor to the Bank and its subsidiaries. It is also tasked to review the external audit fees and recommend for approval by the Board.	

3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public	COMPLIANT	Reference documents/links: • 2022 Integrated Annual Report Independent External Auditor, Audit and Auditrelated Fees, (pp.149, 164-166) https://www.bpi.com.ph/about/investor-relations/integrated-reports • BPI website Audit Committee Charter, External Audit, Section 5.3, a-c https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/audit There has been no removal or change of the external auditor within the last three (3) years (2020-2022).	
through the company website and		2022].	
required disclosures.			
Supplement to Recommendation 9.1			
Company has a policy of rotating the lead audit partner every five years.	COMPLIANT	The Audit Committee also assesses the external auditor's effectiveness, independence, and objectivity, ensuring that key partners or the handling partner is rotated at appropriate intervals or changed every five years or earlier. The Committee also reviews the external auditor's annual plan, scope of work, and, in consultation with management, approves the external auditor's term of engagement and audit fees. They also oversee the resolution of disagreements between management and the external auditors in the event that these arise.	
		Reference documents/links: • 2022 Integrated Annual Report Independent External Auditor, (pp.149,164-166) https://www.bpi.com.ph/about/investor-relations/integrated-reports	

		BPI website Audit Committee Charter, External Audit, Section 5.3, a-c https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/audit	
Recommendation 9.2 1. Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and 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 documents/links: • BPI website Audit Committee Charter, External Audit, Section 5.3, a-c https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/audit	
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis. Output Description:	COMPLIANT	Audit Committee. Assess the external auditor's effectiveness, integrity, 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 documents/links: BPI website Audit Committee Charter, External Audit, Section 5.3., a, (page 3) https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/audit	

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.	COMPLIANT	The Audit Committee reviews and discusses with management and the external auditor significant financial reporting issues and judgments made in connection with the preparation of the BPI's financial statements, including any significant changes in the BPI's selection or application of accounting principles, any major issues as to the adequacy of the BPI's internal controls, unusual or complex transactions including all related party transactions, and any special steps adopted in light of material control deficiencies. Reference documents/links: BPI website Audit Committee Charter, Financial Statements and Disclosure Matters, Section 5.4., b, (page 4) https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/audit	
Audit Committee ensures that the external auditor has adequate quality control procedures.	COMPLIANT	Reference documents/links: Corporate Governance Manual Audit Committee Charter, (pp. 52) https://www.bpi.com.ph/governance BPI website Audit Committee Charter https://www.bpi.com.ph/governance/board-and-governance/board-matters/committees/audit	
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 Committee shall disallow any non-audit work that will conflict with his duties as an external auditor or may pose a threat to its independence. The non-audit work, if allowed, shall be disclosed in the Bank's annual report and Annual Corporate Governance Report.	

		Reference documents/links:
		2022 Integrated Annual Report
		Audit and Audit-Related Fees, (page 165)
		https://www.bpi.com.ph/about/investor-
		relations/integrated-reports
		Corporate Governance Manual
		Audit Committee Charter, (page 52)
		https://www.bpi.com.ph/governance/conflict-of-
		interest-and-other-policies/raising-integrity-
		concerns/manual-corporate-governance
		BPI website
		Audit Committee Charter, Financial Statements
		and Disclosure Matters, Section 5.4., b, (page 3)
		https://www.bpi.com.ph/governance/board-and-
		governance/board-matters/committees/audit
2. Audit Committee stays alert for any	COMPLIANT	In recent years, there have been no non-audit
potential conflict of interest situations,		services. Audit Committee guidance on audit and
given the guidelines or policies on non-		non-audit services can also be verified in the latest
audit services, which could be viewed as		annual reports.
impairing the external auditor's objectivity.		
		Reference documents/links:
		2022 Integrated Annual Report
		Audit and Audit-Related Fees, (page 165)
		https://www.bpi.com.ph/about/investor-
		<u>relations/integrated-reports</u>
Supplement to Recommendation 9.3		
Fees paid for non-audit services do not	COMPLIANT	There were no non-audit fees (services not related to
outweigh the fees paid for audit services.		the review of the financial statements).
		Defense de la constala (l'el es
		Reference documents/links:
		2022 Integrated Annual Report Audit and Audit Polated Food (Agree 175)
		Audit and Audit-Related Fees, (page 165)
		https://www.bpi.com.ph/about/investor-
Additional December delica to Directole O		<u>relations/integrated-reports</u>
Additional Recommendation to Principle 9		

Company's external auditor is duly accredited by the SEC under Group A category.	COMPLIANT	Partner-in-charge John-John Patrick V. Lim Accreditation number: 83389-SEC, Category A Date Accredited: October 13, 2022 Expiry date of accreditation: Valid for a period of 5 years to engage in the audit of 2022 to 2026 financial statements Name, address, contact number of the audit firm: Isla Lipana & Co. 29/F AIA Tower (formerly Philamlife Tower), Paseo de Roxas, 1226 Makati City, Philippines +63 (2) 8845 2728 Reference documents/links: 2022 Integrated Annual Report Corporate Information, (page 334) https://www.bpi.com.ph/about/investor-	
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).		relations/integrated-reports Isla Lipana & Co. was subjected to SOAR in October 2022. Based on the Inspection Report received in March 2023, the SEC did not identify significant findings on the Firm's quality control system. The Bank of the Philippine Islands was not selected as part of the SOAR's engagement review.	
Principle 10: The company should ensure that	at the material and r	eportable non-financial and sustainability issues are disclo	osed.
Recommendation 10.1		, , , , , , , , , , , , , , , , , , , ,	
Board has a clear and focused policy or the disclosure of non-financial informatio with emphasis on the management of economic, environmental, social and		In reporting material, non-financial issues, the Bank has adopted a globally recognized standard and framework in accordance with the Integrated Reporting <ir> Framework, Global Reporting Initiative</ir>	

governance (EESG) issues of its business, which underpin sustainability.		 (GRI) Standards, and Sustainability Accounting Standards Board (SASB) Standards for Commercial Banks. Reference documents/links: 2022 Integrated Annual Report ESG Reporting, (pp. 5-101) https://www.bpi.com.ph/about/investor-relations/integrated-reports SEC Form 17-A (for the year ended December 31, 2022) Sustainability, Stakeholder Engagement and ESG Reporting, (pp. 70) https://www.bpi.com.ph/about/disclosures/sec-fillings 	
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	COMPLIANT	Our non-financial performance and management discussions are likewise disclosed regularly, primarily through the annual publication of the Integrated Report and periodic updates of the BPI website. Sustainability disclosures are in accordance with the Integrated Reporting <ir> Framework, Global Reporting Initiative (GRI) Standards, and Sustainability Accounting Standards Board (SASB) Standards for Commercial Banks. Reference documents/links: • 2022 Integrated Annual Report About the Report (page 4) ESG Reporting (pp.5-101) https://www.bpi.com.ph/about/investor-relations/integrated-reports</ir>	

Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This channel is crucial for informed decision-making by investors, stakeholders and other interested users.

Recommendation 11.1 1. Company has media and analysts' **COMPLIANT** BPI believes that transparent and accurate reporting briefinas as channels of communication to of operating and financial results, major business ensure the timely and accurate decisions, and developments gives shareholders and dissemination of public, material and investors the relevant inputs to their investment relevant information to its shareholders decisions. In addition, such reporting provides the and other investors. basis for the sound and robust market valuation of our shares and a proper view to all stakeholders of possible future losses or gains. Our Investor Relations Office, which is part of the Corporate Strategy, Investor Relations and Sustainability Division, is tasked with a program of proactive, uniform, appropriate, and timely communication and reporting. Full disclosure is done in compliance with the BSP, Securities Regulation Code (SRC), SEC, PSE, PDEx, SGX, and SIX rules, regulations, and disclosure guidelines in light of our capital market issuances. (Recommendation 13.5 SEC CG Code for PLCs). We also directly engage with our European investors who are covered by the Markets in Financial Instruments Directive II (MiFID II) regulations. Apart from structured disclosures, we also disclose information not required under the disclosure rules if, in our estimation, such matters have an impact on investment decisions by interested parties. Such matters are disclosed as promptly and comprehensively as possible by appropriate methods. Outside of the stockholders' meetings, we engaged and kept our investors, shareholders and stakeholders informed, through various disclosures and activities led by our Investor Relations Office. The Investor Relations Office also provides quarterly

investor presentations and works with the Corporate

Affairs and Communications Office for media

		briefings and press releases. Such information about	
		us is shared regularly with the investing public,	
		analysts, and members of the media. Statements in	
		these presentations describing our objectives,	
		projections, estimates, and expectations may be	
		forward-looking. (Recommendation 11.1 SEC CG	
		Code for PLCs) Actual results may differ from the	
		statements made in the presentations, whether	
		expressed or implied.	
		Select regulatory disclosures, all investor	
		presentations and press releases distributed,	
		including presentations of the Chairman and the	
		President and CEO at the ASM, may be viewed at	
		www.bpi.com.ph	
		Other company website and official social media	
		sites include:	
		https://m.facebook.com/bpi	
		https://mobile.twitter.com/TalktoBPI	
		https://www.linkedin.com/company/bank-of-the-	
		philippine-islands	
		https://m.youtube.com/user/BPIvideochannel	
		Reference documents/links:	
		2022 Integrated Annual Report	
		Investor Relations, (pp.140-144)	
		https://www.bpi.com.ph/about/investor-	
		relations/integrated-reports	
		BPI website	
		Presentations, Analyst and Media Briefings	
		https://www.bpi.com.ph/aboutbpi/investor-	
		relations/presentations	
Supplemental to Principle 11			
1. Company has a website disclosing up-to-	COMPLIANT	Reference documents/links:	
date information on the following:		Financial Statements	
SFC Form – I-ACGR * Updated 21Dec2017			

	T	
		https://www.bpi.com.ph/aboutbpi/investor-
a. Financial statements/reports (latest	COMPLIANT	relations/financial-statements
quarterly)		Analyst and Media Briefing Materials
		https://www.bpi.com.ph/aboutbpi/investor-
b. Materials provided in briefings to	COMPLIANT	relations/presentations
analysts and media		Annual Report
arrarysis arra rirodia		https://www.bpi.com.ph/about/investor-
c. Downloadable annual report	COMPLIANT	relations/integrated-reports
e. Berniedadale di incarreport	00//11/21/11/1	Notice of ASM
d. Notice of ASM and/or SSM	COMPLIANT	https://www.bpi.com.ph/about/disclosures/notice
		<u>-of-asm</u>
e. Minutes of ASM and/or SSM	COMPLIANT	Minutes of ASM
		https://www.bpi.com.ph/about/disclosures/minut
f. Company's Articles of Incorporation	COMPLIANT	<u>es-of-asm</u>
and By-Laws		Articles of Incorporation
		https://www.bpi.com.ph/content/atom/33f50d91-
		<u>c898-4666-8a69-</u>
		e09d571c5dcc/content/Files/Governance/file_go
		vernance bpiaoi2015.pdf?id=04a5d4bc-4468-
		438f-921b-fbf7e8ee5360
		By-Laws
		https://www.bpi.com.ph/content/atom/33f50d91-
		c898-4666-8a69-
		e09d571c5dcc/content/Files/Governance/file_go
		vernance Amended By Laws 2015.pdf?id=cf2de
		8cf-8650-4b38-a253-30a900498cf1
Additional Recommendation to Principle 11		
Company complies with SEC-prescribed	COMPLIANT	BPI maintains an official company website in
website template.		accordance with the SEC-prescribed format and
		template.
		Reference documents/links:
		BPI website
		https://www.bpi.com.ph/
		2022 Integrated Annual Report
		Online Platforms (pp.98-99)
		Online Figure (pp.76-77)

https://www.bpi.com.ph/about/investor-relations/integrated-reports

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

1. Company has an adequate and effective internal control system in the conduct of its business.

COMPLIANT

The Bank has quality service programs for the internal audit functions. Review of the internal control system is conducted at least annually.

The assessment of controls, systems and processes of the Bank is covered by the annual audit work plan, which is developed using the Audit Risk Assessment/scoring model. The annual work plan is reviewed and approved by the Audit Committee. The audit risk scoring model is also reviewed annually and approved also by the Audit Committee. The COSO internal control framework comprising of its components, i.e. Control Environment, Risk Assessment, Control Activities, Information and Communication, and Monitoring Activities, and the Control Objectives for Information and Related Technology (COBIT) are the frameworks being used/considered in the assessing the effectiveness of the internal control system.

The Internal Audit Unit has an established quality assurance and improvement program to ensure that audit activities conform to the International Standards for the Professional Practice of Internal Auditing. The program includes periodic internal and external quality assessment as well as ongoing monitoring of the performance of the internal audit activity. Periodic internal assessments are conducted annually, while external quality assessments are conducted at least once every five years by a qualified independent validator. This unit maintains its

		"generally conforms" ratings on both internal and external assessments, which indicate that its activities have continuously conformed to professional standards, code of ethics, and other internal standards. In 2022, the Board of Directors, through its various Board-level Committees, reviewed the Bank's overall control, risk management and compliance systems covering operational and financial areas and determined these to be adequate and operating effectively. Reference documents/links: BPI website Internal Audit and Control https://www.bpi.com.ph/governance/audit 2022 Integrated Annual Report	
		Internal Audit and Control, (pp.149,164-166) Control, Risk Management, and Compliance (page 149)	
		https://www.bpi.com.ph/about/investor- relations/integrated-reports	
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	BPI pursues best practices in Enterprise Risk Management (ERM) across its businesses and processes. It has an established ERM and capital management framework that enables the Bank to identify, measure, control, and monitor its significant financial and non-financial risk exposures, ensure adequate liquidity, and set aside sufficient amounts of capital to cover and mitigate such risks. The framework reflects the Bank's internal standards as guided by the regulatory directives issued by the BSP in promoting effective risk management governance, implementing robust business continuity and operational resiliency standards that are regularly tested, and performing the internal capital	

		adequacy assessment and other risk management	
		processes.	
		Reference documents/links:	
		BPI website	
		Enterprise Risk Management	
		https://www.bpi.com.ph/governance/riskmanage	
		ment	
		2022 Integrated Annual Report	
		· · · · · · · · · · · · · · · · · · ·	
		Risk Management, (pp.149,152-163)	
		https://www.bpi.com.ph/about/investor-	
		relations/integrated-reports	
		SEC Form 17-A (for the year ended December 31,	
		2022)	
		Risk Management, (pp.17-19, 65-66)	
		https://www.bpi.com.ph/about/disclosures/sec-	
		<u>filings</u>	
Supplement to Recommendations 12.1			
1. Company has a formal comprehensive	COMPLIANT	Yes. Review and frequency of the compliance	
enterprise-wide compliance program		program is based on the risk assessment conducted	
covering compliance with laws and		at the respective business units, and at the minimum,	
relevant regulations that is annually		is done annually.	
reviewed. The program includes		,	
appropriate training and awareness		Reference documents/links:	
initiatives to facilitate understanding,		BPI website	
acceptance and compliance with the		Compliance, Anti-Money Laundering and FATCA)	
said issuances.		https://www.bpi.com.ph/governance/complianc	
3414 133041 1603.			
		© 2022 Integrated Annual Report	
		2022 Integrated Annual Report	
		2022 Integrated Annual Report Compliance, (pp.149,150-151)	
		2022 Integrated Annual Report Compliance, (pp.149,150-151) https://www.bpi.com.ph/about/investor-	
		2022 Integrated Annual Report Compliance, (pp.149,150-151) https://www.bpi.com.ph/about/investor-relations/integrated-reports	
		 2022 Integrated Annual Report Compliance, (pp.149,150-151) https://www.bpi.com.ph/about/investor-relations/integrated-reports 2022 Annual Report (SEC Form 17-A) 	
		 2022 Integrated Annual Report Compliance, (pp.149,150-151) https://www.bpi.com.ph/about/investor-relations/integrated-reports 2022 Annual Report (SEC Form 17-A) Compliance, (pp. 19-20, 65) 	
		 2022 Integrated Annual Report Compliance, (pp.149,150-151) https://www.bpi.com.ph/about/investor-relations/integrated-reports 2022 Annual Report (SEC Form 17-A) 	

Optional: Recommendation 12.1 **COMPLIANT** The Bank manages its operational and IT risks by 1. Company has a governance process on IT ensuring such risks are thoroughly identified, assessed, issues including disruption, cyber security, monitored, reported, and mitigated. It has defined and disaster recovery, to ensure that all clear responsibilities related to the performance of key risks are identified, managed and the risk management function, as well as the reported to the board. accountabilities, methods, and tools employed to identify and mitigate operational and IT risks in our operating units. It requires operating units to undertake regular self-assessments to identify risks, assess the inherent and residual risks, identify controls, and assess the design and the performance effectiveness of the controls. KRIs are used to monitor risk profiles, trigger early-warning alerts, and instigate mitigating action. Operational loss events data collection and analysis provide meaningful information in effectively managing risks. The risk and control library improves its aggregation and reporting process by providing an aligned taxonomy of risks and controls. BPI's exposure to operational risks is identified, assessed, and monitored as an integral part of the risk assessment processes. It currently uses the Basel III regulatory basic indicator approach to quantify operational risk-weighted assets, by using the historical total annual gross income as the main measure of risk. BPI regularly performs operational risk stress tests, through scenario analysis, to support the internal capital assessment for operational and IT risks, as part of our initiatives to advance risk management methodologies. Through a series of stress scenarios, the Bank is able to identify, analyze, and assess the impact of unexpected and severe operational risk events. This exercise ensures that the impact of high-severity events is captured during risk assessment, especially those not yet reflected in our existing historical loss data.

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		Reference documents/links: • 2022 Integrated Annual Report Operational and Information Technology Risks, pp.156-157) https://www.bpi.com.ph/about/investor- relations/integrated-reports • SEC Form 17-A (for the year ended December 31, 2022) https://www.bpi.com.ph/about/disclosures/sec- fillings • BPI website Enterprise Risk Management https://www.bpi.com.ph/governance/riskmanage ment	
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	Internal Audit is a Division of the Bank (in-house). Reference documents/links: 2022 Integrated Annual Report Internal Audit and Control, (pp.149,164-166) https://www.bpi.com.ph/about/investor-relations/integrated-reports	
Recommendation 12.3			
Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	The Internal Audit Division is headed by a Chief Audit Executive (CAE) who is appointed by the Board and reports functionally to the Board through the Audit Committee and administratively to the President and CEO. As of December 31, 2022, BPI's Chief Audit Executive is Rosemarie B. Cruz. Reference documents/links: 2022 Integrated Annual Report Chief Audit Executive, (pp. 164);	
		CAE biography, (page 321)	

		https://www.bpi.com.ph/about/investor-	
		relations/integrated-reports	
		Corporate Governance Manual	
		Chief Audit Executive, (pp. 73)	
		https://www.bpi.com.ph/governance/conflict-of-	
		interest-and-other-policies/raising-integrity-	
		<u>concerns/manual-corporate-governance</u>	
CAE oversees and is responsible for the internal audit activity of the organization,	COMPLIANT	Please refer to the Bank's Internal Audit Charter.	
including that portion that is outsourced to		BPI Internal Audit has no outsourced activity to a	
a third party service provider.		third-party provider.	
		Reference documents/links:	
		2022 Integrated Annual Report	
		Internal Audit Charter (pp.149, 164-166)	
		https://www.bpi.com.ph/about/investor-	
		<u>relations/integrated-reports</u>	
		BPI website	
		Internal Audit and Control	
		https://www.bpi.com.ph/governance/audit	
3. In case of a fully outsourced internal audit	COMPLIANT	This is not applicable to BPI which has an in-house	
activity, a qualified independent		Internal Audit Division and does not outsource	
executive or senior management		activity to a third-party provider.	
personnel is assigned the responsibility for			
managing the fully outsourced internal		Reference documents/links:	
audit activity.		BPI website	
		Internal Audit and Control	
		https://www.bpi.com.ph/governance/audit	
Recommendation 12.4			
Company has a separate risk	COMPLIANT	BPI pursues best practices in Enterprise Risk	
management function to identify, assess		Management (ERM) across its businesses and	
and monitor key risk exposures.		processes. It has an established ERM and capital	
		management framework that enables the Bank to	
		identify, measure, control, and monitor its significant	
		financial and non-financial risk exposures, ensure	
CFCF LACCD*II L. 124D 2017		adequate liquidity, and set aside sufficient amounts	

of capital to cover and mitigate such risks. The framework reflects the Bank's internal standards as guided by the regulatory directives issued by the BSP in promoting effective risk management governance, implementing robust business continuity and operational resiliency standards that are regularly tested, and performing the internal capital adequacy assessment and other risk management processes (Recommendation 2.11, 12.4 SEC CG Code for PLCs). Risk management in BPI follows a top-down approach, with risk appetite setting and overall risk strategy emanating from the Board. The Board fulfills its risk management function through the Risk Management Committee (RMC). The RMC defines risk appetite statements at functional risk areas and on an enterprise level, reviews risk management structures, metrics, limits, and issues across the BPI Group of Companies (BPI Group), and directs the Bank's risk strategy framework anchored on sound risk management governance, valueenhancing risk methods and processes, and riskintelligent data and technology. It oversees and manages risks and monitors regulatory and internal capital adequacy vis-à-vis risk exposures. It promotes a strong risk culture and exercises oversight through the Subsidiary Board-level RMCs across the BPI Group. It manages risks through clearly-delineated functions to ensure effective risk management governance and control processes across the Bank using the "three lines of defense" model. This model defines the risk management responsibilities of each unit owning and managing the risk (1st line), overseeing the risk management function (2nd line), or providing independent assurance on the quality and effectiveness of risk management and internal controls (3rd line). BPI's risk culture is anchored on its

		vision of transparency and integrity in the workplace, creation of sustainable value, and delivery of maximum returns to stakeholders. In order to achieve its responsibilities to clients, employees, stakeholders, regulators, and country, it exercises proactive and prudent risk management.	
		Reference documents/links: • 2022 Integrated Annual Report Risk Management, (pp.149, 152-163) https://www.bpi.com.ph/about/investor- relations/integrated-reports • SEC Form 17-A (for the year ended December 31, 2022) Risk Management, (pp. 17-19, 65-66) https://www.bpi.com.ph/about/disclosures/sec- fillings	
Supplement to Recommendation 12.4			
Company seeks external technical support in risk management when such competence is not available internally.	COMPLIANT	The Bank from time to time engages reputable external consultants (e.g. SAS and SPM Consulting, SGV-EY, Deloitte Philippines, etc.) to either enhance and/or benchmark the maturity of its risk management systems and processes to also align with industry best practices. Such risk management engagements usually involve knowledge-transfer modules to further equip our risk management officers and specialists.	
Recommendation 12.5			
In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the	COMPLIANT	As of December 31, 2022, BPI's Chief Risk Officer is Marita Socorro D. Gayares.	
ultimate champion of Enterprise Risk Management (ERM).		The BPI Group CRO leads the formulation of risk management policies and methodologies in line with overall business strategy. The CRO, who is primarily responsible for the overall management of the BPI	
		Group's total risk, ensures that risks are prudently and	

		rationally taken, commensurate with returns on capital, and within our risk appetite. Our risk appetite is a careful measure of the amount of risk we are willing to assume in order to achieve business objectives. Risk appetite statements are regularly reviewed and approved by the Board through the RMCom (Refer to the full biography of the BPI CRO). The CRO is supported by the Risk Management Office (RMO), a team of skilled risk managers dedicated to identifying, measuring, controlling, and monitoring the BPI Group's risk exposures. Our risk managers keep abreast of industry developments, emerging risks, and risk management best practices through continuous and adequate training. The CRO and the RMO actively engage the RMCom, Management, and business units to effectively communicate through various internal channels our risk culture, risk awareness campaigns and learning programs, and risk management best practices. Reference documents/links: 2022 Integrated Annual Report Chief Risk Officer, (pp. 153) CRO Biography (page 319) https://www.bpi.com.ph/about/investor-relations/integrated-reports	
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	COMPLIANT	The CRO is a Senior Vice President. Reference documents/links: 2022 Integrated Annual Report Chief Risk Officer, (pp. 153)	
Additional Recommendation to Principle 12		CRO Biography (page 319) https://www.bpi.com.ph/about/investor- relations/integrated-reports	

 Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively. 	COMPLIANT	The CEO and CAE Attestation is attached as an Annex to this report.	
		ergic Relationship with Shareholders	
	nolders fairly and	I equitably, and also recognize, protect and facilitate the	e exercise of their rights.
Recommendation 13.1			
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	Reference documents/links: • Manual on Corporate Governance Stockholders' Rights and Protection of Minority Stockholders Interests, (pp. 98-100) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance	
Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	Reference documents/links: Corporate Governance Manual Stockholders' Rights and Protection of Minority Stockholders Interests, (pp. 98-100) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance	
Supplement to Recommendation 13.1			
Company's common share has one vote for one share.	COMPLIANT	BPI adheres to the "One Share, One Vote" rule. Its Amended By-Laws state that stockholders are entitled to voting rights equivalent to the number of shares they hold, i.e., voting is by shares of stock and not "per capita". Reference documents/links: 2022 Integrated Annual Report Voting Rights, (page 108-109, 139) https://www.bpi.com.ph/about/investor- relations/integrated-reports BPI website	

	COMPLIANT	Articles of Incorporation https://www.bpi.com.ph/content/atom/33f50d91- c898-4666-8a69- e09d571c5dcc/content/Files/Governance/file go vernance bpiaoi2015.pdf?id=04a5d4bc-4468- 438f-921b-fbf7e8ee5360 Amended By-Laws, (page 4) https://www.bpi.com.ph/content/atom/33f50d91- c898-4666-8a69- e09d571c5dcc/content/Files/Governance/file go vernance_Amended_By_Laws_2015.pdf?id=cf2de 8cf-8650-4b38-a253-30a900498cf1 Definitive Information Statement Manner of Voting, (page 3) https://www.bpi.com.ph/about/disclosures/sec- filings
2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights. Output Description rights are treated equally with respect to voting rights, subscription rights and transfer rights.	COMPLIANT	Reference documents/links: • 2022 Integrated Annual Report Share Information, Shareholder Rights and Engagement, (pp.139-144) https://www.bpi.com.ph/about/investor- relations/integrated-reports • BPI website Articles of Incorporation https://www.bpi.com.ph/content/atom/33f50d91- c898-4666-8a69- e09d571c5dcc/content/Files/Governance/file_go vernance_bpiaoi2015.pdf?id=04a5d4bc-4468- 438f-921b-fbf7e8ee5360 Definitive Information Statement (Manner of Voting) https://www.bpi.com.ph/about/disclosures/sec- filings

3. Board has an effective, secure, and efficient voting system. Output Description:	COMPLIANT	Voting is by poll Reference documents/links: • 2022 Integrated Annual Report Election of Directors, (pp108-109); Annual Stockholders Meeting, (pp.141-143) https://www.bpi.com.ph/about/investor- relations/integrated-reports • BPI website Definitive Information Statement, Voting Procedures https://www.bpi.com.ph/about/disclosures/sec-
		filings Corporate Governance Manual Election of Directors, Sec. I.A.7., (page 23); Stockholder's Right and Protection of Minority Stockholder Interests, Shareholders' Rights, Duty to Promote Stockholders' Rights, Sec. VII. A., B., (pp. 98-100) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance
4. Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	COMPLIANT	The Board protects rights of all shareholders including minority shareholders. Reference documents/links: Corporate Governance Manual Election of Directors, Sec. I.A.7., (page 23; Stockholder's Right and Protection of Minority Stockholder Interests, Shareholders' Rights, Duty to Promote Stockholders' Rights, Sec. VII. A., B., (pp. 98-100) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance

5. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	COMPLIANT	While there was no such instance in or during the covered period, 2022, such shareholder's rights are provided for in the Bank's Amended By-Laws and is part of the Board's duties and responsibilities as provided in the Manual on Corporate Governance. (Same links as Recommendation 13.1 items)
6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	COMPLIANT	Reference documents/links: Corporate Governance Manual Election of Directors, Sec. I.A.7., (page 23); Stockholder's Right and Protection of Minority Stockholder Interests, pp. (98-100) https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns/manual-corporate-governance 2022 Integrated Annual Report Voting rights, (pp.108-109, 139) https://www.bpi.com.ph/about/investor-relations/integrated-reports BPI website Articles of Incorporation https://www.bpi.com.ph/content/atom/33f50d91-c898-4666-8a69-e09d571c5dcc/content/Files/Governance/file governance bpiaoi2015.pdf?id=04a5d4bc-4468-438f-921b-fbf7e8ee5360 Amended By-Laws https://www.bpi.com.ph/content/atom/33f50d91-c898-4666-8a69-e09d571c5dcc/content/Files/Governance/file governance Amended By-Laws https://www.bpi.com.ph/content/atom/33f50d91-c898-4666-8a69-e09d571c5dcc/content/Files/Governance/file governance Amended By-Laws 2015.pdf?id=cf2de
7. Company has a transparent and specific dividend policy.	COMPLIANT	Reference documents/links: • 2022 Integrated Annual Report Payment of Dividends, (page 147)

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		https://www.bpi.com.ph/about/investor-relations/integrated-reports • BPI website Dividends https://www.bpi.com.ph/aboutbpi/investor-relations/dividends • SEC Form 17-A (for the year ended December 31, 2022) Dividends, (pp.23-24) https://www.bpi.com.ph/about/disclosures/sec-filings	
Optional: Recommendation 13.1			
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	COMPLIANT	For the 2022 Annual Stockholders' Meeting, our independent external auditor, Isla Lipana & Co. counted and validated the votes. Reference documents/links: 2022 Integrated Annual Report Voting results, (pp. 143-144) https://www.bpi.com.ph/about/investor-relations/integrated-reports SEC Form 17-A (for the year ended December 31, 2022) Voting and Voting Results, (page 62) https://www.bpi.com.ph/about/disclosures/sec-filings BPI website Minutes of ASM https://www.bpi.com.ph/about/disclosures/minutes-of-asm Notice of ASM https://www.bpi.com.ph/about/disclosures/notice-of-asm	
Recommendation 13.2			
Board encourages active shareholder participation by sending the Notice of SEC Form – I-ACGR * Updated 21Dec2017 SEC Form – I-ACGR * Updated 21Dec2017	COMPLIANT	We send the Notice of the Annual Stockholders' Meeting to our shareholders well before the meeting	

Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.		date in order to allow time for shareholders to review the meeting's agenda as well as to provide shareholders with sufficient information regarding the issues to be decided at the meeting; the Definitive Information Statement, or SEC Form 20-IS is issued in accordance with the BPI's By-Laws and Securities Regulation Code 20. The Notice of Annual Stockholders Meeting with rationale for each agenda item was sent out on March 31, 2022; 28 days ahead of the Annual Stockholders' Meeting scheduled on April 28, 2022. Reference documents/links: PSE Edge Definitive Information Statement (DIS-20) https://edge.pse.com.ph/openDiscViewer.do?edge no=dbd285becdd7f12e3470cea4b051ca8f SEC Form 17-A (for the year ended December 31, 2022) Notice of ASM, (page 58) https://www.bpi.com.ph/about/disclosures/sec-fillings BPI website Notice of ASM 2022 https://www.bpi.com.ph/about/disclosures/notice -of-asm Definitive Information Statement https://www.bpi.com.ph/about/disclosures/sec-fillings	
Company's Notice of Annual Stockholders' Meeting contains the following information:	COMPLIANT	Yes. See Notice of ASM in the links below: Reference documents/links: PSE Edge	

		Definitive Information Statement (DIS-20) https://edge.pse.com.ph/openDiscViewer.do?edge no=dbd285becdd7f12e3470cea4b051ca8f • BPI website Notice of ASM 2022 https://www.bpi.com.ph/about/disclosures/notice -of-asm Definitive Information Statement https://www.bpi.com.ph/about/disclosures/sec- fillings
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	COMPLIANT	Same link as provided above Recommendation 13.2
b. Auditors seeking appointment/re- appointment	COMPLIANT	Same link as provided above Recommendation 13.2
c. Proxy documents	COMPLIANT	Same link as provided above Recommendation 13.2
Optional: Recommendation 13.2		
Company provides rationale for the agenda items for the annual stockholders meeting	COMPLIANT	Yes. The company provided rationale for each agenda item.
		Same link as provided above Recommendation 13.2
	00115:::::=	
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	COMPLIANT	Reference documents/links: • BPI website Minutes of ASM https://www.bpi.com.ph/about/disclosures/minutes-of-asm Voting Results https://www.bpi.com.ph/about/disclosures/voting-a-results

2. Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting. Output Description:	COMPLIANT	PSE Edge Results of Annual Stockholders' Meeting – April 28, 2022 https://edge.pse.com.ph/openDiscViewer.do?edge no=728e1249d4d3cce93470cea4b051ca8f Our Minutes of the Annual Stockholders' Meeting includes all information pertinent to the meeting: Date, Time, Location of the Annual Meeting; Qualified participants, Attendance and quorum present to conduct business; Approval of prior minutes; General report of the President; Record of action items in the meeting including Election of the Board, any pertinent discussions, and actual votes done by poll; Corporate resolutions that were adopted also voted upon by poll. The minutes also records the dialogue between our stockholders and the Board and Management, facilitating Board and Management's responses to stockholders' questions and clarifications as well as determining any follow up actions that need to be taken by Board and Management in the future. Minutes of 2022 Annual Stockholders Meeting is viewable in the company website. Reference documents/links: • SEC Form 17-A (for the year ended December 31.	
		• SEC Form 17-A (for the year ended December 31, 2022)	
		Minutes of the Annual Stockholders' Meeting, (page 69) https://www.bpi.com.ph/about/disclosures/sec-filings • BPI website	
		Minutes of Annual Stockholders Meeting https://www.bpi.com.ph/about/disclosures/minutes-of-asm	

Supplement to Recommendation 13.3			
1. Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	COMPLIANT	Yes, the external auditor and other relevant individuals were present in the last ASM. Reference documents/links: BPI website Minutes of Annual Stockholders Meeting https://www.bpi.com.ph/about/disclosures/minut es-of-asm Result of the Annual Stockholders Meeting https://edge.pse.com.ph/openDiscViewer.do?edge no=728e1249d4d3cce93470cea4b051ca8f	
Recommendation 13.4			
Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	COMPLIANT	Reference documents/links: • 2022 Integrated Annual Report Alternative Dispute Mechanism, (page 140) https://www.bpi.com.ph/about/investor-relations/integrated-reports	
The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	COMPLIANT	Reference documents/links: Corporate Governance Manual Alternative Dispute Mechanism, (pp.100) https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/raising-integrity- concerns/manual-corporate-governance	
Recommendation 13.5			
Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	COMPLIANT	Reference documents/links: • 2022 Integrated Annual Report BPI Investor Relations Office, (page 334) https://www.bpi.com.ph/about/investor- relations/integrated-reports • BPI website BPI Investor Relations Office https://www.bpi.com.ph/contactus	
IRO is present at every shareholder's meeting.	COMPLIANT	The Chairman and members of the Board, chairmen and members of the Board-level Committees, and	

		senior executive officers led by the President and CEO, CFO, and Heads of Risk, Control, and Compliance, including the Corporate Secretary, and the Investor Relations Officer attended the 2022 ASM. Reference documents/links: • 2022 Integrated Annual Report Annual Stockholders Meeting, (page 141) https://www.bpi.com.ph/about/investor-relations/integrated-reports	
Supplemental Recommendations to Principle 13		ISIGNO IS/INTOGRATICATIONO IS	
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	COMPLIANT	There are no capital structures or arrangements that enable certain shareholders to obtain a degree of control, i.e, shareholders agreement, voting cap, multiple voting rights, pyramid structures or crossholding structures. The voting procedures discussed earlier in the document also support that the Board does not have any anti-takeover measures in place.	
Company has at least thirty percent (30%) public float to increase liquidity in the market.	COMPLIANT	As of December 31, 2022, public float was 39.2% Reference documents/links: 2022 Integrated Annual Report Share Information, Shareholders, (page 144) https://www.bpi.com.ph/about/investor-relations/integrated-reports	
Optional: Principle 13			
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	COMPLIANT	Reference documents/links: • 2022 Integrated Annual Report BPI Investor Relations Office, (page 334) https://www.bpi.com.ph/about/investor- relations/integrated-reports • BPI website https://www.bpi.com.ph/contactus Disclosure and Transparency	

	OO A PLIANT	https://www.bpi.com.ph/governance/disclosure	
2. Company practices secure electronic	COMPLIANT	On the voting procedures, stockholders have the	
voting in absentia at the Annual		option to vote online or manually.	
Shareholders' Meeting.			
		When physical Annual Stockholders' Meetings (ASM)	
		are held, for online voting, computer stations will be	
		placed outside the venue, where stockholders may	
		cast their votes online. For those opting for manual	
		voting, the stockholder will be given a ballot upon	
		registration to enable him to vote in writing. Both	
		ballot and website platform shall state the proposed	
		resolutions for consideration by the stockholders.	
		Since 2019, the Bank has been able to provide	
		secure electronic voting in absentia for its	
		stockholders at its ASMs.	
		In pursuit of best practice promoted by the ASEAN	
		Corporate Governance Scorecard, the Board of	
		Directors approved on March 20, 2019 the authority	
		to allow BPI stockholders to vote in absentia in the	
		2019 annual stockholders' meeting and amendment	
		of Article IV of the Bank's By-Laws. To facilitate voting	
		in absentia, an electronic facility comprised of a	
		secure web-based program was made available to	
		stockholders for casting of absentee ballots. The	
		results of the electronic voting via absentee ballots	
		will be counted and tabulated by the corporate	
		secretary and validated by the independent	
		external third-party auditor.	
		In its meeting held on Feb. 11, 2022, the Board	
		approved Management's recommendations for BPI	
		to provide the Bank's shareholders with the option to	
		vote in absentia in the 2022 ASM. Whether made in	
		person or in absentia, the votes carry equal effect.	
		This also allows shareholders who are unable to	

attend the ASM the opportunity to participate and vote. Hence, at the Apr. 28, 2022 ASM, stockholders were able to effectively participate and had the option to cast votes in absentia through an online electronic system, as also provided for in the Revised Corporation Code.

Reference documents/links:

- 2022 Integrated Annual Report
 Electronic Voting in Absentia (pp. 108-109,139)
 https://www.bpi.com.ph/about/investor-relations/integrated-reports
- BPI website
 Definitive Information Statement (Manner of Voting)
 https://edge.pse.com.ph/openDiscViewer.do?edge
 no=dbd285becdd7f12e3470cea4b051ca8f

Duties to Stakeholders

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

Recommendation 14.1

1. Board identifies the company's various Yes. The outcomes of the Bank's stakeholder COMPLIANT stakeholders and promotes cooperation engagement influence its risk-management between them and the company in processes, allowing it to address potential risks and creating wealth, growth and sustainability. align the management of issues with business processes and strategies. Stakeholder engagement also helps the Bank improve and innovate its products, services, systems, operational processes, and practices. Reference documents/links: • 2022 Integrated Annual Report Stakeholder Engagement and Materiality Topics, (pp. 5-101,301-305)

		https://www.bpi.com.ph/about/investor-	
		<u>relations/integrated-reports</u>	
Recommendation 14.2		,	
Board establishes clear policies and	COMPLIANT	Same link as provided above Recommendation 14.1	
programs to provide a mechanism on the			
fair treatment and protection of			
stakeholders.			
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 link as provided above Recommendation 14.1	
Supplement to Recommendation 14.3			
Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	COMPLIANT	It is the policy of the Bank to resolve disputes or differences with shareholders, regulatory authorities and other third parties, if and when such disputes or differences arise, through mutual consultation or negotiation, mediation or arbitration. If the agreement between the Bank and third parties has an arbitration clause, arbitration is the ADR system being adopted. If none, the Bank initiates conciliation-earnest effort to arrive at amicable settlement. If everything fails, and the dispute progresses into court litigation, the Bank strictly adheres to and complies with Supreme Court A.M. No. 11-1-6-SC-PHILJA dated January 11, 2011 [Consolidated and Revised Guidelines to Implement the Expanded Coverage of Court-Annexed Mediation (CAM) and Judicial Dispute Resolution (JDR)]. (Recommendation 13.4 SEC CG Code for PLCs). Relative to regulatory authorities, the Bank adopts and complies with the alternative modes of dispute resolution they are using or promoting such as, but not limited to, mediation, conciliation, and	

		arbitration, in compliance with Republic Act No. 9285 (Alternative Dispute Resolution Act of 2004). Reference documents/links: • 2022 Integrated Annual Report Alternative Dispute Mechanisms, (page 140) https://www.bpi.com.ph/about/investor-
		relations/integrated-reports
Additional Recommendations to Principle 14		
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	COMPLIANT	The Bank sought regulatory exemption for the interim chairmanship of the Risk Management committee in view of the resignation of Mr. Eli M. Remolona, Jr. who was invited to become a member of the Monetary Board of the BSP. Members of the Risk Management Committee: Chairman - Eli M. Remolona, Jr. (ID)* - until August 17, 2022 Interim Chairman - Octavio Victor R. Espiritu (NED)* - until December 31, 2022 Interim Chairperson - Janet Guat Har Ang (ID) appointed on February 15, 2023 Member - Cezar P. Consing NED) – until February 15, 2023 Member - Cesar V. Purisima (ID)
Company respects intellectual property rights.	COMPLIANT	Policies for the protection of intellectual property rights are found in the internal Management Operating Manual database of the Bank for internal use of employees.
Optional: Principle 14		
Company discloses its policies and practices that address customers' welfare	COMPLIANT	Reference documents/links: • 2022 Integrated Annual Report Customer Experience, Data Privacy, Financial Product Governance, Financial Consumer Protection Program, (pp.95,136-37)

			_
		https://www.bpi.com.ph/about/investor-	
		<u>relations/integrated-reports</u>	
2. Company discloses its policies and	COMPLIANT	Reference documents/links:	
practices that address supplier/contractor		2022 Integrated Annual Report	
selection procedures		Supply Chain Management, (pp. 94,136)	
		https://www.bpi.com.ph/about/investor-	
		relations/integrated-reports	
Principle 15: A mechanism for employee particir	nation should be	developed to create a symbiotic environment, realize th	ne company's goals and
participate in its corporate governance process		developed to credite a symbleme environment, realize in	io company s godis and
Recommendation 15.1	<u></u>		
	COMPLIANT	As a key FCC issue. However, Country in a safe the	
Board establishes policies, programs and	COMPLIANT	As a key ESG issue, Human Capital impacts the	
procedures that encourage employees to		Bank's reputational and operational risks. It also has	
actively participate in the realization of the		business impacts on employee motivation and the	
company's goals and in its governance.		Bank's hiring capability. The Bank also needs to	
		strategically manage the sustainability impact of its	
		Human Capital with respect to labor rights and	
		conditions, human rights and society.	
		Reference documents/links:	
		2022 Integrated Annual Report	
		(pp. 5-101)	
		https://www.bpi.com.ph/about/investor-	
		relations/integrated-reports	
Supplement to Recommendation 15.1			
Company has a reward/compensation	COMPLIANT	Remuneration Principles. In proposing the	
policy that accounts for the performance		remuneration policy, the Personnel and	
of the company beyond short-term		Compensation Committee (PerCom) ensures that	
financial measures.		the mix of fixed and variable pay, in cash and other	
200000000000000000000000000000000000000		elements:	
		Meets the Bank's needs and strategic objectives	
		based on targets that are stretching, verifiable, and	
		relevant;	
		relevant,	

- Accurately reflects recorded performance measures and promotes a pay-for-performance culture:
- Governs vesting of long-term incentives that are monitored and tied in to risk-assessments to align remuneration with the Bank's long-term strategy and shareholder interests and encourage the long-term commitment of employees. (Recommendation 2.5 of SEC CG Code for PLCs).;
- Reflects market rates and the challenge of attracting, retaining and competitively rewarding key staff with the ability, experience, skills, values, and behaviors to deliver bank goals.

Total Compensation Elements. The PerCom ensures that a transparent compensation structure is in place, with a clear link between compensation and the Bank's objectives as well as a strong emphasis on the interests of the shareholders.

Fixed Pay Element. The fixed pay component is set at an appropriate level and considers industry and market rates as well as skills, competencies, responsibilities, and performance of the employee. It is reviewed at least annually.

- In this respect, salary surveys conducted by external compensation consultants are also used as references for employee salary benchmarking purposes.
- An annual merit increase may be granted upon Management's discretion based on the employee's performance.

Variable Pay Element. The variable pay component is performance-linked and based on the Bank, business or support unit and individual performance towards attainment of the overall Bank goals.

• It is measured against a balanced scorecard which includes financial and strategic metrics

such as: revenues, loan volume, earnings, earnings per share, return on equity, return on assets, capital strength and risk containment, as well as non-financial metrics like corporate governance, customer satisfaction, adherence to corporate values, contributions both to operating unit and company-wide achievement, including any ESG factors which may be relevant to the evaluation of an employee's performance in the context of the Bank's sustainability objectives.

The Bank, in aligning management's interest with shareholders, also has an equity-linked incentive plan to its all its officers, including junior officers from Assistant Manager and up (with eligibility requirements): Executive Stock Purchase Plan (ESPP). A major initiative of the Bank under its long-term incentive program, the Executive Stock Purchase Plan (ESPP) was launched in 2013. The ESPP program offers officers the opportunity to purchase BPI shares at a discount to the prevailing market price, and to pay for such purchase over a prescribed period of time. This also promotes ownership culture within the Bank that fosters a sense of belonging among officers and develops their direct interest in the Bank. Management believes that this stronger alignment between the interests of BPI officers and shareholders will benefit all stakeholders. This helps achieve more robust earnings and a healthier balance sheet, reflecting a higher stock valuation.

Reference documents/links:

2022 Integrated Annual Report
Remuneration (pp. 112-114)
https://www.bpi.com.ph/about/investor-relations/integrated-reports

Company has policies and practices on health, safety and welfare of its employees.	COMPLIANT	Reference documents/links: SEC Form 17-A (for the year ended December 31, 2022) Employee Welfare, Health and Safety, (pp.86-93) https://www.bpi.com.ph/about/disclosures/secfilings 2022 Integrated Annual Report Employee Welfare, Health, and Safety, (pp.86-93) https://www.bpi.com.ph/about/investor-relations/integrated-reports	
Company has policies and practices on training and development of its employees. Recommendation 15.2	COMPLIANT	Reference documents/links: • 2022 Integrated Annual Report Employee Training and Development, (pp.86-93) https://www.bpi.com.ph/about/investor- relations/integrated-reports	
1. Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. Code of Conduct	COMPLIANT	Reference documents/links: • 2022 Integrated Annual Report Codes of Business Conduct and Ethics, (pp. 128-131); Conflict of Interest and Anti-Bribery and Anti-Corruption Policy, (pp.128-131) https://www.bpi.com.ph/about/investor-relations/integrated-reports • BPI website Anti-bribery and Anti-Corruption Policy https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/anti-bribery-anti-corruption-policy	
Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	COMPLIANT	Dissemination of the Codes. Among others, the Bank's codes of conduct and policies on conflict-of-interest, insider trading, whistleblower, related party transactions, and other guidelines are embodied in the Bank's Manual on Corporate Governance and included in the Bank's	

Management and Operating Manual and Personnel Policy Manual, each of which is recorded in 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. Directors are provided with hard copies as well as electronic copies of the Director's Code. Both the Employees' and Directors' Codes of Conduct are disclosed in the Manual on Corporate Governance and on the company website at www.bpi.com. ph. In 2020, the Corporate Governance Department, in collaboration with the Bank's HR Training team. created the new and updated mandatory Code of Business Conduct (COBC) Course which also includes training sections on other CG policies of the Bank such as the Insider Trading Policy, Whistleblower Policy and the Anti-Bribery and Anti-Corruption Policy. The COBC course was also migrated onto Granite, an online portal that can be accessed by employees using their smart phone or tablet devices, to ensure that employees would be able to take the mandatory training course in light of the limited in office training that could be conducted due to the COVID-19 pandemic.

Reference documents/links:

- 2022 Integrated Annual Report
 Dissemination of the Codes, (pp.128-131)
 Training on the Codes of Conduct, (pp.128-131)
 https://www.bpi.com.ph/about/investor-relations/integrated-reports
- Code of Business Conduct and Ethics
 https://www.bpi.com.ph/governance/board-and-governance/business-conduct-ethics

Supplement to Recommendation 15.2			
Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	COMPLIANT	Through its Anti-Bribery and Anti-Corruption (ABC) Policy, the Bank puts the highest premium on sound, responsible, and effective corporate governance. The Bank advocates that directors and employees do not tolerate corruption or any form of bribery nor provide or accept improper inducements in the course of any business dealing. Reference documents/links: BPI website Anti-bribery and Anti-Corruption Policy https://www.bpi.com.ph/governance/conflict-of- interest-and-other-policies/anti-bribery-anti- corruption-policy 2022 Integrated Annual Report Anti-Bribery and Anti-Corruption Policy, (page 131) https://www.bpi.com.ph/about/investor- relations/integrated-reports	
Recommendation 15.3			
Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation SEC Form = I-ACGR * Undated 21 Dec 2017	COMPLIANT	The Bank supports a whistleblower program, an important mechanism to prevent and detect fraud or misconduct, and enable fast and coordinated incident responses, remedial actions, and damage control procedures. Yes. Non-Retaliation: i. An individual who makes a "protected disclosure" shall not suffer harassment, retaliation, or adverse employment consequences. Any person who retaliates against any individual who makes a protected disclosure shall be subject to discipline up to an including termination. ii. The right of a whistleblower for protection against retaliation does not include immunity for his/her wrongdoing or participation in the reported	

- irregularity and such participation was eventually verified and proven during the course of the investigation.
- iii. In case the whistleblower believes he has been retaliated against for whistleblowing, he may seek redress or file a formal complaint to the HRD Group Head, Chief Internal Auditor, or the Chief Risk Officer.

Employee whistleblowers may approach any of the following Officers who shall be the designated contacts for the Bank and the primary reporting line:

- Head of Human Resources Management Group (HRMG) or
- Chief Internal Auditor or
- Chief Risk Officer

The whistleblower may send or communicate a report, formally or anonymously, through a face-to-face meeting with the aforementioned primary contacts or communicate in writing, by telephone, in person, or through the external email at eye_report@bpi.com.ph or the internal e-mail at BPI Eye Report Box.

Reference documents/links:

- 2022 Integrated Annual Report
 Whistleblowing, (pp.132-133); Whistleblower
 reports, (page 133)
 https://www.bpi.com.ph/about/investor relations/integrated-reports
- BPI website
 Whistleblower Policy
 https://www.bpi.com.ph/governance/conflict-of-interest-and-other-policies/raising-integrity-concerns

 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. Board supervises and ensures the 	COMPLIANT	Apart from above designated contacts, whistleblowers can also course complaints through other reporting lines (President or Chairman of the Bank's Audit Committee who is an Independent Director). The Board supervises and ensures enforcement	
enforcement of the whistleblowing framework.		through the regular review of the whistleblowing framework that is done by the Human Resources Management Group and reporting of the review of the whistleblower policy and any incidents of this nature that are made periodically to the Audit Committee as well as the Personnel and Compensation Committee and/or Corporate Governance Committee. All whistleblowing cases are handled with utmost confidentiality. Reference documents/links: 2022 Integrated Annual Report Whistleblowing, (pp.132-133) https://www.bpi.com.ph/about/investor-relations/integrated-reports 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.

Recommendation 16.1

Company recognizes and places	COMPLIANT	Reference documents/links:	
importance on the interdependence		2022 Integrated Annual Report	
between business and society, and		ESG Matters, (pp.5-101)	
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://www.bpi.com.ph/about/investor-relations/integrated-reports • BPI website http://www.bpifoundation.org/ https://www.bpi.com.ph/sustainability/reporting https://www.bpi.com.ph/governance/stakeholder /environment-friendly-value-chain
Optional: Principle 16		
Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	COMPLIANT	Environmentally-friendly value chain Reference documents/links: BPI website https://www.bpi.com.ph/governance/stakeholde r/environment-friendly-value-chain 2022 Integrated Annual Report Environmental Sustainability (pp. 5-101); ESG Matters, (pp.5-101) https://www.bpi.com.ph/about/investor-relations/integrated-reports
Company exerts effort to interact positively with the communities in which it operates	COMPLIANT	Community Reference documents/links: BPI website https://www.bpi.com.ph/governance/stakeholde r/communities 2022 Integrated Annual Report ESG Matters, (pp.5-101) https://www.bpi.com.ph/about/investor- relations/integrated-reports

BANK OF THE PHILIPPINE ISLANDS Issuer

SIGNATURE PAGES FOLLOWS:

podu jan

JOSE TEODORO K. LIMCAOCO
President and CEO

MARIA LOURDES P. GATMAYTAN

Corporate Secretary

NORAVIR A. GEALOGO Chief Compliance Officer

SUBSCRIBED AND SWORN to before me at Makati City, Metro Manila this MAY 2 6 2023; affiant(s) exhibiting to me his/her Passport Number/Residence Certificates, with the following details:

NAME(S)	PASSPORT NO./CTC NO.	DATE/PLACE OF ISSUE	VALID UNTIL
Jose Teodoro K. Limcaoco		April 05, 2018 / DFA Manila	April 04, 2028
Maria Lourdes P. Gatmaytan		November 07, 2018/DPA NCR East	November 06, 2028
Noravir A. Gealogo		May 04, 2022 LDFA Manila	May 04, 2032

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ATTY. JOY ANN V. MEDIJA NOTARY PUBLIC FOR MAKATI CITY APPT. NO. M-426 UNTIL DEC, 31, 2024

MCLE COMPLIANCE NO. VII-0010710/02-18-2022 IDP NO. 260574, MAKATI, 01.05.2023

PTP NO. 9566656; MAKATI CITY; 01.03.2023 27/F BPI BUENDIA CENTER BLDG., MAKATI CITY

SEC Form - I-ACGR * Updated 21Dec2017

JAIME AUGUSTO ZOBEL DE AYALA Chairman

SUBSCRIBED AND SWORN to before me at Makati City, Metro Manila this MAY 2 6 2023; affiant(s) exhibiting to me his/her Passport Number/Residence Certificates, with the following details:

NAME(S)	PASSPORT NO./CTC NO.	DATE/PLACE OF ISSUE	VALID UNTIL
Jaime Augusto Zobel De Ayala		November 21, 2018/ DFA Manila	November 20, 2028

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NOTARY PUBLIC FOR MAKATI CITY APPT. MO. M-426 UNTIL DEC. 31, 2024 ROLL OF ATTY. NO. 64221 MCLE COMPLIANCE NO. VII-0010710/02-18-2022 IPP NO. 260574; MAKATI: 01.05.2023 PTR NO. 9566656; MAKATI CITY; 01.03.2023 27/F BPI BUENDIA CENTER BLDG., MAKATI CITY

Lead Independent Director

SUBSCRIBED AND SWORN to before me at Makati City, Metro Manila this MAY 2 6 2023; affiant(s) exhibiting to me his/her Passport Number/Residence Certificates, with the following details:

NAME(S)	PASSPORT NO./CTC NO.	DATE/PLACE OF ISSUE	VALID UNTIL
Ignacio R. Bunye		March 02, 2018 DFA Manila	March 01, 2028

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JEP NO. 260574; MAKATI, 01.05 2023
PTK NO. 9566656; MAKATI CITY, 01 03 2023
27/F BPI BUENDIA CENTER BLDG., MAKATI CITY

Independent Director

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NAME(S)	PASSPORT NO./CTC NO.	DATE/PLACE OF ISSUE	VALID UNTIL
Cesar V. Purisima		February 10, 2020/DFA Manila	February 09, 2030

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PTR NO. 9566656, MAKATI CITY, 01.03.2023
27/F BPI BUENDIA CENTER BLDG., MAKATI CITY

EMMANUEL S. DE DIOS **Independent Director**

SUBSCRIBED AND SWORN to before me at Makati City, Metro Manila this MAY 2 6 2023; affiant(s) exhibiting to me his/her Passport Number/Residence Certificates, with the following details:

NAME(S)	PASSPORT NO./CTC NO.	DATE/PLACE OF ISSUE	VALID UNTIL
Emmanuel S. de Dios		January 28, 2020/ DFA NCR Northeast	January 27, 2030

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PTR NO. 9566656; MAKATI CITY, 01.03 2023
27/F BPI BUENDIA CENTER BLDG., MAKATI CITY

MARIA DOLORES B. YUVIENCO Independent Director

SUBSCRIBED AND SWORN to before me at Makati City, Metro Manila this MAY 2 6 2023; affiant(s) exhibiting to me his/her Passport Number/Residence Certificates, with the following details:

NAME(S)	PASSPORT NO./CTC NO.	DATE/PLACE OF ISSUE	VALID UNTIL
Maria Dolores B. Yuvienco		September 07, 2019) DFA NCR South	September 06, 2029
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PTR NO. 9566656, MAKATI CITY, 01.03 2023

27 BPI BUENDIA CENTER BLDG., MAKATI CITY

JANET GUAT HAR ANG Independent Director

APR 2 8 2023

SUBSCRIBED AND SWORN to before me at Makati City, Metro Manila this ; affiant(s) exhibiting to me his/her Passport Number/Residence Certificates, with the following details:

NAME(S)
PASSPORT NO./CTC NO.
DATE/PLACE OF ISSUE
VALID UNTIL

January 10, 2020 / Ministry of Affairs
(Singapore)
October 09, 2025

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TTY. GT TO DAVID D. SITO

ROLL NO. 68 cm

EXECUTIVE BLDG CENTER WIGHT LAREN CON TOPHER STITMAKATI CITY

RIZALINA G. MANTARING Independent Director

SUBSCRIBED AND SWORN to before me at Makati City, Metro Manila this MAY 2 6 2023; affiant(s) exhibiting to me his/her Passport Number/Residence Certificates, with the following details:

NAME(S)	PASSPORT NO./CTC NO.	DATE/PLACE OF ISSUE	VALID UNTIL
Rizalina G. Mantaring		July 15, 2021 JDFA NCR East	July 14, 2031

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CHIEF EXECUTIVE OFFICER AND CHIEF AUDIT EXECUTIVE ATTESTATION

Based on the assurance activities performed by the Bank of the Philippine Island's Internal Audit and its external auditor for the year 2022, we assess that the Bank's system of internal controls, risk management and governance processes are in place and continue to be adequate and generally effective, in all material respects. These processes provide a level of assurance that enables the Senior Management of the Bank to recognize, understand, manage and effectively control its exposure to risk. We likewise confirm that the audit scope and coverage are sufficient, comprehensive and risk-based, that Management is aware of its responsibility for internal control, and that there is no interference with the accomplishment of audit activities and reporting of relevant issues and other pertinent information to the Audit Committee and the Board of Directors.

This attestation is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Makati on MAY 2 6 2023

BANK OF THE PHILIPPINE ISLANDS Issuer

By:

JOSE TEODORO K. LIMCAOCO
President and CEO

ROSEMARIE BUCRUZ
SVP and Chief Audit Executive

NAME(S)	PASSPORT NO./CTC NO.	DATE/PLACE OF ISSUE	VALID UNTIL
Jose Teodoro K. Limcaoco		April 05, 2018/ DFA Manila	April 04, 2028
Rosemarie B. Cruz		July 9, 2018/DFA Pampanga	July 8, 2028

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