SECURITIES AND EXCHANGE COMMISSION

SEC FORM - ACGR

ANNUAL CORPORATE GOVERNANCE REPORT (ACGR)

1. Report is Filed for the Year **CY 2016**

2. Exact Name of Registrant as

Specified in its Charter PRIME ORION PHILIPPINES, INC.

3. Unit 1014 Tower One and Exchange Plaza, Ayala Triangle

Ayala Avenue, Makati City <u>1226</u>

Address of Principal Office Postal Code

4. SEC Identification Number <u>163671</u> (SEC Use Only) Industry Classification Code

6. BIR Tax Identification Number 000-804-342-000

7. **(632) 884-1106**

Issuer's Telephone number, including area code

8. **20/F LKG Tower, 6801 Ayala Avenue, Makati City**Former Name or former address, if changed from the last report

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A. BOARD MATTERS

1) Board of Directors

Number of Directors per Articles of Incorporation	Nine*
Actual Number of Directors for the Year	Seven

^{*}Increase in directors from 7 to 9 was approved by the Securities and Exchange Commission on 30 October 2015 but the two additional directors will be elected at the next stockholders' meeting set on 13 January 2017.

(a) Composition of the Board

Director's Name	Type [Executive (ED), Non- Executive (NED) or Independent Director (ID)]	If nominee, identify the principal	Nominator in the last election (If ID, state the relationship with the nominator.)	Date first elected	Date last elected (If ID, state the number of years served as ID)	Elected when (Annual/ Special Meeting)	No. of Years served as director
Felipe U. Yap	NED	N/A	Mina Infante	23 Nov. 1993	2-Dec- 2014	Annual Stock- holders' Meeting	23
Bernard Vincent O. Dy	NED	Ayala Land, Inc. (ALI)	ALI	24 Feb. 2016	24 Feb. 2016	Special Board Meeting	0
Jose Emmanuel H. Jalandoni	ED	ALI	ALI	24 Feb. 2016	24 Feb. 2016	Special Board Meeting	0
Maria Rowena M. Tomeldan	NED	ALI	ALI	26 Feb. 2016	26 Feb. 2016	Special Board Meeting	0
Rex Ma. A. Mendoza	ID	N/A	Mina Infante (no relation to Mr. Mendoza)	26 Feb. 2016	26 Feb. 2016	Special Board Meeting	0
Victor C. Say	NED	N/A		30 Aug. 1989	- do - (5 years served as ID- first elected as ID in Oct. 2009) Elected as non- executive director on 26 Feb. 2016	Special Board Meeting	27
Ricardo J. Romulo*	ID	N/A	Mina Infante (no relation to Atty. Romulo)	6 Nov. 1997	-do- (12 years served- first elected as ID in March 2002)	Annual Stock- holders' Meeting	19

^{*}resigned as director of the Company effective 14 November 2016

(b) Provide a brief summary of the corporate governance policy that the Board of Directors has adopted. Please emphasize the policy/ies relative to the treatment of all shareholders, respect for the rights of minority shareholders and of other stakeholders, disclosure duties, and board responsibilities.

Section 3 of the Company's Revised Manual on Corporate Governance (amended as of March 2016) (the "Manual") provides:

"The Board of Directors and Management, employees and shareholders, believe that corporate governance is a necessary component of what constitutes sound strategic business management and will therefore undertake every effort necessary to create awareness within the organization as soon as possible.

All doubts or questions that may arise in the interpretation or application of this Manual shall be resolved in favor of promoting transparency, accountability and fairness to the stockholders and investors of the Corporation."

Pursuant to the foregoing, Section 4.2.1.7 of the Manual mandates the Board of Directors to, among others, "formulate and implement policies and procedures that would ensure the integrity and transparency of related party transactions between and among the Corporation, subsidiaries, affiliates, major stockholders, officers and directors, including their spouses, children and dependent siblings and parents and of interlocking director relationships by members of the Board" and "establish and maintain an investor relations program that will keep the stockholders informed of important developments in the Corporation".

In line with the policy on transparency, Section 7.2 of the Manual states:

"The essence of corporate governance is transparency. The more transparent the internal workings of the Corporation are, the more difficult it will be for Management and dominant stockholders to mismanage the Corporation or misappropriate its assets.

All material information, i.e., anything that could potentially adversely affect the viability of the Corporation or interests of the stockholders shall be publicly disclosed. Such information shall include earnings results, acquisition or disposal of assets, board changes, related party transactions, shareholdings of directors and changes to ownership."

Further, Section 4.2.1.8 of the Manual mandates directors to immediately disclose an actual or potential conflict of interest and to refrain from the decision-making process thereon.

The Manual likewise reflects the Corporation's policy of recognizing and respecting the rights of its minority shareholders, as it provides for cumulative voting, power of inspection of corporate books and records, the right to periodic reports, dividends, and the right of appraisal. In addition, Section 8.1.8 of the Manual states:

"Although all stockholders should be treated equally or without discrimination, the Board should, as far as practicable, give minority stockholders the right to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of the Corporation. The Board shall determine which matters are proper for inclusion in the agenda for stockholders' meetings."

(c) How often does the Board review and approve the vision and mission?

The Board reviews and approves the Corporation's vision and mission as may be necessary in response to the changing business environment. The Corporation's vision and mission was last reviewed in 2010.

(d) Directorships in Other Companies

(i) Directorship in the Company's Group

Identify, as and if applicable, the members of the Company's Board of Directors who hold the office of director in other companies within its Group.

Director's Name	Company Name of the Group Company	Type of Directorship (Executive (E), Non- Executive (NE), Independent (ID))
Felipe U. Yap	FLT Prime Insurance Corporation	NE
	Orion Land Inc.	NE
	Tutuban Properties, Inc.	NE
Jose Emmanuel H.	Orion Land Inc.	NE
Jalandoni	Tutuban Properties, Inc.	NE
Maria Rowena M.	Orion I Holdings Philippines, Inc.	E
Tomeldan	FLT Prime Insurance Corporation	E
	ZHI Holdings, Inc.	E
	Orion Solutions, Inc.	E
	Orion Land Inc.	E
	Tutuban Properties, Inc.	E
	Orion Property Development, Inc.	E
	TPI Holdings Corporation	E
	OE Holdings, Inc	E
	Orion Maxis Inc	E
	Orion Beverage, Inc.	E
	Luck Hock Venture Holdings, Inc.	E
	Lepanto Ceramics, Inc.	E
Rex Ma. A. Mendoza	FLT Prime Insurance Corporation	ID

(ii) Directorship in Other Listed Companies

Identify, as and if applicable, the members of the Company's Board of Directors who are also directors of publicly-listed companies outside of its Group.

Director's Name	Name of Listed Company	Type of Directorship (Executive (ED), Non-Executive (NED), Independent (ID)). Indicate if director is also Chairman
1. Felipe U. Yap	a. Lepanto Consolidated Mining Company	ED – Chairman
	b. Manila Mining Corporation	ED – Chairman
	c. Zeus Holdings, Inc.	NED – Chairman
2. Bernard Vincent O. Dy	a. Cebu Holdings, Inc.	NED-Chairman
	b. Cebu Property Ventures and Development Corporation	NED-Chairman
	c. ALI	ED
3. Ricardo J. Romulo*	a. Cebu Air, Inc.	NED – Chairman
	b. JG Summit Holdings, Inc.	NED

^{*}resigned as director of the Company effective 14 November 2016 due to health concerns

(iii) Relationship within the Company and its Group

Provide details, as and if applicable, of any relation among the members of the Board of Directors, which links them to significant shareholders in the Company and/or in its group.

Director's Name	Name of the Significant Shareholder	Description of the relationship
Bernard Vincent O. Dy	ALI*	President of ALI
Jose Emmanuel H.	ALI	Senior Vice President of
Jalandoni		ALI
Maria Rowena M.	ALI	Vice President of ALI
Tomeldan		

^{*}On 4 July 2016, the Securities and Exchange Commission approved POPI's increase in authorized capital from P2.4 billion to P7.5 billion divided into 7.5 common shares. Of said increase, ALI subscribed to 2.5 billion common shares equivalent to 51.06% of the outstanding capital stock of POPI

(iv) Has the Company set a limit on the number of board seats in other companies (publicly listed, ordinary and companies with secondary license) that an individual director or CEO may hold simultaneously? In particular, is the limit of five board seats in other publicly-listed companies imposed and observed? If yes, briefly describe other guidelines.

Section 4.2.1.3 of the Manual provides:

"The Board may consider the adoption of guidelines on the number of directorships that its members can hold. The optimum number of directorships should take into consideration the capacity of a director to diligently and efficiently perform his duties and responsibilities."

Further, Section 4.2.2.1.3 of the Manual provides:

"The CEO and other executive directors may submit themselves to a low indicative limit on membership in other corporate boards. The same low limit may apply to independent, non-executive directors who serve as full time executives in other corporations. In any case, the capacity of directors to serve with diligence shall not be compromised."

The members of the Board have not exceeded the limit of five board seats in other publicly-listed companies.

(c) Shareholding in the Company

Complete the following table on the members of the Company's Board of Directors who directly and indirectly own shares in the Company.

(As of 31 December 2016)

Name of Director	Number of Direct Shares	Number of Indirect Shares/Through (name of record owner)	% of capital stock
Felipe U. Yap	3,010,000	3,584,000* (ESOWN Administrator 2015)	0.135%
Bernard Vincent O. Dy	2	0	-
Jose Emmanuel H. Jalandoni	2	0	-
Maria Rowena M. Tomeldan	2	0	-
Rex Ma. A. Mendoza	1	0	-
Victor C. Say	21,500,000	2,000,000 (Cualoping Securities, Inc.)	0.543%

		3,072,000* (ESOWN Administrator 2015)	
Ricardo J. Romulo**	1 + 3,072,000^	0	0.063%

^{*} Common shares of stock subscribed under POPI's Stock Employees Ownership Plan; shares are partially paid and subject to listing

2) Chairman and CEO

(a) Do different persons assume the role of Chairman of the Board of Directors and CEO? If no, describe the checks and balances laid down to ensure that the Board gets the benefit of independent views.

Identify the Chair and the CEO:

Chairman of the Board	Bernard Vincent O. Dy
CEO/President	Jose Emmanuel H. Jalandoni

(b) Roles, Accountabilities and Deliverables

Define and clarify roles, accountabilities and deliverables of the Chairman and CEO.

	Chairman	Chief Executive Officer
Role	1) Preside at all meetings of	1) In the absence or incapacity of
	the stockholders and directors	both the Chairman and Vice
	and exercise such other	Chairman, preside at meetings of
	powers and perform such	the stockholders or the Board of
	other duties as are incident to	Directors.
	his office or assigned to him by	
	the Board of Directors from	2) Exercise general management
	time to time	and supervision of the affairs of
		the Corporation, except as
	2) Submit an annual report of	otherwise prescribed by the
	the operation of the	Board.
	Corporation to the	
	stockholders at the annual	3) In the absence of the
	meeting, and to the Board of	Chairman, submit an annual
	Directors, such statements,	report of the operation of the
	reports, memorandum and	Corporation to the stockholders at
	accounts as the latter may	their annual meeting, and to the
	request from time to time,	Board of Directors, such
	unless the President delivers	statements, reports, memoranda
	such annual report himself.	and accounts as the latter may
		request from time to time.
	Sign stock certificates	
		4) Sign stock certificates, as he
	4) Perform such other duties	may be authorized by the Board.
	as may be incident to his office	
	or assigned to him by the	
	Board from time to time.	
Accountabilities	1) Meetings of the	1) Meetings of the Stockholders
	Stockholders and Board of	and Board of Directors in the
	Directors	absence of the Chairman and
		Vice-Chairman
	2) Dissemination of material	2) Dissemination to the
	information to the	Stockholders and the Board of
	Stockholders and the Board	Directors of information on the

[^] fully paid ESOWN shares

^{**}resigned as director effective 14 November 2016

	of Directors 3) Responsible for matters as may be assigned to him by the Board	status of the affairs/operations of the Company.
Deliverables	Proper conduct of meetings of the Stockholders and Board of Directors.	 Proper conduct of meetings of the Stockholders and Board of Directors in the absence of the Chairman and Vice-Chairman. Ensure that the Corporation is geared towards the attainment of its vision and mission Profitable business operations in accordance with policies laid down by the Board of Directors. Report to the Board the results of the Corporation's operations.

3) Explain how the Board of Directors plans for the succession of CEO/Managing Director/President and the top key management positions.

The key officers are chosen based on their qualifications and competencies after due evaluation by the Board. The Corporation has a Management Succession Planning Policy for top key management positions, which is subject to review.

4) Other Executive, Non-Executive and Independent Directors

Does the Company have a policy of ensuring diversity of experience and background of directors in the Board? Please explain.

The Corporation's Board of Directors is composed of a diverse mix of individuals – with accounting, legal or business background, consistent with its policy to ensure diversity of experience and background of directors.

Does it ensure that at least one non-executive director has an experience in the sector or industry the company belongs to? Please explain.

Yes. Section 4.2.1.5 of the Manual requires the Company's directors to have a practical understanding of the Corporation or relevant business experience. In addition Section 4.2.1.8 (v) of the Manual requires directors to have a working knowledge of the statutory and regulatory requirements affecting the Corporation, including its Articles of Incorporation and By-Laws, the requirements of the Commission and other regulatory agencies, to be able to meaningfully contribute to the work of the Board.

The non-executive director, Mr. Victor C. Say is the Chairman of Onetree Holdings, Inc., a holding company with purpose similar to that of the Company. Mr. Say was formerly connected with a securities broker company and is familiar with requirements of listed companies.

The independent director, Atty. Ricardo J. Romulo, has extensive experience as director of holding companies as he is currently a director of a listed holding company, JG Summit Holdings, Inc.; he used to be a director of another listed company, SM Development Corporation, for many years. Atty. Romulo, citing health reasons, resigned as director of the Company effective 14 November 2016.

The independent director, Mr. Rex Ma. A. Mendoza, is the founder and Managing Director of Rampver Financials, a financial services firm and the leading non-bank mutual funds distributor in the country. He currently serves as an Independent Director of Globe Telecom, Inc. (publicly listed company), and a Director of The Freeport Area of Bataan, Esquire Financing, Inc., Seven Tall Trees Events, Inc., and the Cullinan Group. Prior to

this position, he was the President and Chief Executive Officer of Philam Life, Chairman of The Philam Foundation, Inc. and Vice Chairman of BPI Philam Life Assurance Company. Prior to rejoining Philam Life, he was Senior Vice President and Chief Marketing and Sales Officer of Ayala Land, Inc. He was also Chairman of Ayala Land International Sales, Inc., President of Ayala Land Sales, Inc., and Avida Sales Corporation.

Define and clarify the roles, accountabilities and deliverables of the Executive, Non-Executive and Independent Directors

	Executive	Non-Executive	Independent Director
Role	Manage the operations of the Company in accordance with policies and principles laid down by the Board and ensure that the Board lays down policies and makes business decisions that are sound, sustainable, and compliant with the principles of good corporate governance and applicable laws.	Ensure that the Board lays down policies and makes business decisions that are sound, sustainable, and compliant with the principles of good corporate governance and applicable laws and regulations.	Provide an independent and objective voice in the deliberations of the Board, guided by principles of good corporate governance and applicable laws and regulations.
Accountabilities	Compliance with principles of good governance and formulation of sound business strategies and policies. Wise and profitable use of Company resources, bearing in mind the interest of the Company's stockholders.	Compliance with principles of good governance and formulation of sound business strategies and policies.	Compliance with principles of good governance and formulation of sound business strategies and policies.
Deliverables	Religious attendance in Board meetings and effective participation therein leading to sound, responsive and appropriate business strategies and policies. Profitable operations, and sustained competitiveness.	Religious attendance in Board meetings and effective participation in the deliberations therein, leading to sound, responsive and appropriate business strategies and policies.	Religious attendance in Board meetings and effective, objective, and independent participation in the deliberations therein, leading to sound, responsive and appropriate business strategies and policies.

Provide the Company's definition of "independence" and describe the Company's compliance to the definition.

Under Article III, Section 2 of the Corporation's By-laws:

"An independent director shall hold no interests or relationships with the company that may hinder his independence from the company or Management which would interfere with the exercise of independent judgment in carrying out the responsibilities of a director."

The current independent directors of the Corporation have no interests or relationships with the Corporation which may hinder their independence or interfere with their exercise

of independent judgment. The different views and opinions expressed by the directors during the meetings are considered.

Does the Company have a term limit of five consecutive years for independent directors? If after two years, the Company wishes to bring back an independent director who had served for five years, does it limit the term for no more than additional four years? Please explain.

The Corporation follows the Securities and Exchange Commission (SEC) Memorandum Circular No. 9, Series of 2011 (which took effect on 2 January 2012) which set a term limit for independent directors – five years starting 2 January 2012, two years "cooling off" period and re-election for another five years. The Corporation will review the term limit for independent directors to comply with the provisions of the Code of Corporate Governance for Publicly-Listed Companies (which took effect on 1 January 2017).

- 5) Changes in the Board of Directors (Executive, Non-Executive, and Independent Directors)
 - (a) Resignation/Death/Removal

Indicate any changes in the composition of the Board of Directors that happened during the period:

With the entry of ALI as majority stockholder, Messrs. Bernard Vincent O. Dy, Jose Emmanuel H. Jalandoni, Rex Ma. A. Mendoza and Ms. Maria Rowena M. Tomeldan were elected as directors in February 2016 vice Messrs. Yuen Po Seng, David C. Go, Ronald P. Sugapong and Atty. Daisy L. Parker. Atty. Ricardo J. Romulo resigned as independent director effective 14 November 2016 due to health concerns.

(b) Selection/Appointment, Re-election, Disqualification, Removal, Reinstatement and Suspension

Describe the procedures for the selection/appointment, re-election, disqualification, removal, reinstatement and suspension of the members of the Board of Directors. Provide details of the processes adopted (including the frequency of election) and the criteria employed in each procedure.

Procedure	Process Adopted	Criteria
a. Selection/Appointment	•	
(i) Executive Directors (ii) Non-Executive Directors	Candidates for directorships are pre-screened by the Nomination Committee. The directors are elected during the Annual Stockholders' Meeting, and appointed to executive positions, if any, during the Organizational Meeting that immediately follows.	The Nomination Committee is guided by the Manual and Sec. 27 of the Corporation Code in determining the qualifications and disqualifications (permanent or temporary) of nominees to the Board of Directors.
(iii) Independent Directors	The Nomination Committee receives the nomination letters for the independent directors from stockholders and prescreens them. Pursuant to the By-Laws, seven (7) regular directors and two (2) independent directors who receive the highest number of votes from the stockholders present (in person or by proxy) during the annual stockholders' meeting are elected for a period of one year and shall serve until the	The independent directors may hold office provided they possess all of the qualifications and none of the disqualifications provided in the Corporation's By-Laws and Manual for a period of five consecutive years. Thereafter, he may be reelected as independent director for another five years after a two-year cooling-off period.

	election and acceptance of their duly qualified successors.	
b. Re-appointment		
(i) Executive Directors	Same as (a) above	Same as above
(ii) Non-executive	The non-executive directors	Came as above
Directors	are elected by the stockholders.	
(iii) Independent Directors	The independent directors are elected by the stockholders.	
c. Permanent Disqualification		
(i) Executive Directors	The Nomination Committee	The grounds for
(ii) Non-executive	passes upon the qualifications	disqualification are set forth
Directors	of the directors as provided in	in the Manual and other
(iii) Independent Directors	the Manual.	applicable issuances of the SEC and provisions of the Corporation Code
d. Temporary Disqualification		
(i) Executive Directors	Same as (a) above	Same as above
(ii) Non-executive Directors		
(iii) Independent Directors		
(III) Macpondoni Biroctoro		
e. Removal		
(i) Executive Directors (ii) Non-Executive Directors	As provided in the Manual and in accordance with Section 28 of the Corporation Code, any director may be removed from office by the vote of stockholders holding or representing two thirds (2/3) of	The stockholders may remove directors with or without cause; Provided that removal without cause may not be used to deprive the minority stockholders of the right of representation to
	the stockholders entitled to vote at a regular or special meeting duly called for the purpose, after due notice to the stockholders of the intention to propose such removal at the meeting.	which they may be entitled (Section 8.1.2.3 of the Manual and Section 24 of the Corporation Code)
(iii) Independent Directors	In addition to the above, an independent director may be removed if he possesses any of the grounds for disqualification.	The grounds for disqualification are provided in the Manual and the issuances of the SEC and provisions of the Corporation Code.
f. Re-instatement		
(i) Executive Directors	Same as (a) above.	
(ii) Non-Executive Directors	Same as (a) above.	
(iii) Independent Directors		
g. Suspension		
(i) Executive Directors	No definite process for	No criteria set for
(ii) Non-Executive Directors (iii) Independent Directors	suspension of directors has been set.	suspension of directors.
(m) macponaciii Directors		

١	/otina	Regult	of the	last Annual	Stockholders'	Meeting	(A SM) (2014)
v	ULITIG	nesun	OI IIIE	ıası Arıruar	SIUCKIIUIUGIS	MEGUINA	IASIVIII	20141

Name of Director	Votes Received
Felipe U. Yap	1,601,618,444
David C. Go*	1,601,618,444
Yuen Po Seng*	1,601,618,444
Ronald P. Sugapong**	1,601,618,444
Daisy L. Parker**	1,601,618,444
Victor C. Say	1,601,618,444
Ricardo J. Romulo***	1,601,618,444

^{*}resigned as director on 26 February 2016

There was no ASM in 2015 and 2016. The ASM was set on 13 January 2017 to comply with the notice requirement for ASMs. The Company had to reset the meeting due to the re-opening of the nomination for independent directors. One of the nominees had to withdraw his acceptance of his nomination as independent director due to health reasons.

6) Orientation and Education Program

(a) Disclose details of the Company's orientation program for new directors, if any.

As provided in Section 6.2 of the Manual, a director shall, before assuming such position, be required to attend a seminar on corporate governance which shall be conducted by a duly recognized private or government institute.

(b) State any in-house training and external courses attended by Directors and Senior Management* for the past three years.

Director	Date	Forum/Seminar/Course
Felipe U. Yap	29 November 2016	Annual Corporate Governance Training
		Program
	10-12 Feb. 2015	Citi Asia Pacific Investor Conference
Bernard Vincent O.	8 March 2016	Annual Corporate Governance Training
Dy		Program
	9 December 2015	Corporate Governance
	19 Oct. 2015	Quotes and Soundbites
	18 Feb. 2015	Corporate Governance Summit
Jose Emmanuel H.	8 March 2016	Annual Corporate Governance Training
Jalandoni		Program
	18 Feb. 2015	Corporate Governance
	19 Oct. 2015	Quotes and Soundbites
Maria Rowena M.	8 March 2016	Annual Corporate Governance Training
Tomeldan		Program
	9 Dec. 2015	Corporate Governance
Victor C. Say	6 Oct. 2016	Annual Corporate Governance Training
Rex Ma. A. Mendoza	8 March 2016	Annual Corporate Governance Training
		Program Ayala Group
	2015	Corporate Governance Program Ayala
		Group
	2014	Business Integrity and Leadership
	2013	Corporate Governance, Compliance and
		Business Ethics
Ricardo J. Romulo**	20 May 2015	Earthquake Resilience: Collaboration and
		Coordination in Preparedness and
		Response
	26 Mar. 2015	Investing in Judicial Reform
	4 Feb. 2015	Rising Sun: Specific Policy Options for the
		Philippines and United States
	30 Jan. 2015	Global Challenges and US-Philippines
		Relations: Views from Washington

^{**}resigned as director on 24 February 2016

^{***}resigned as director effective 14 November 2016

22 Jan. 2015	The Harvard Asia Center and the Harvard	
	University's Growing Engagement in	
	Southeast Asia	

^{*}Senior Management refers to the CEO and other persons having authority and responsibility for planning, directing and controlling the activities of the Company.

** resigned as director of the Company effective 14 November 2016.

(c) Continuing education programs for directors: programs and seminars and roundtables attended during the year.

Name of Director/Officer	Date of Training	Program	Name of Training Institution
Bernard Vincent O. Dy	8 March 2016	Corporate Governance	Institute of Corporate Directors (ICD)
Felipe U. Yap	29 November 2016	Corporate Governance	Center for Global Best Practices
Jose Emmanuel H. Jalandoni	8 March 2016	Corporate Governance	ICD
Maria Rowena M. Tomeldan	8 March 2016	Corporate Governance	ICD
Victor C. Say	6 October 2016	Corporate Governance	ICD
Rex Ma. A. Mendoza	8 March 2016	Corporate Governance	ICD

B. CODE OF BUSINESS CONDUCT & ETHICS

1) Discuss briefly the Company's policies on the following business conduct or ethics affecting directors, senior management and employees:

Business Conduct &	Directors	Senior Management	Employees
Ethics			
(a) Conflict of Interest	If an actual or	The Corporation's	The Corporation's
	potential conflict of	Employees' Policy	Employees' Policy
	interest may arise on	Manual prohibits an	Manual prohibits an
	the part of a director,	officer or employee	officer or employee
	he should fully and	from engaging in any	from engaging in any
	immediately disclose	activity or entering	activity or entering into
	it and should not	into any transaction	any transaction where
	participate in the	where a potential	a potential conflict of
	decision-making	conflict of interest	interest may arise.
	process. A director	may arise.	
	who has a continuing		An employee is
	material conflict of	The Company has	expected to exercise
	interest should	adopted a Full	corporate citizenship
	consider resigning	Business Interest	and protect corporate
	from his position. A	Disclosure Form to	interest by conducting
	conflict of interest is	be accomplished by	business affairs in
	considered material if	incoming officers as	fairness, honesty or in
	the director's personal	part of pre-	compliance with the
	or business interest is	employment	law. He shall not use
	antagonistic to that of	requirements which	his position to profit or
	the Company, or	includes, among	gain some benefit or
	stands to acquire or	others, a declaration	advantage for himself
	gain financial	under the penalty of	or his related interests.
	advantage at the	perjury of all their	(Sec. 2.2, Conflict of
	expense of the	existing business	Interest Policy; Sec.
	Company. (Sec.	interests or	2.3 Related Party
	4.2.1.8 (i) of the	shareholdings that	Transactions Policy)

Manual; Sec. 2.1, may directly or Conflict of Interest indirectly conflict in Policy) their performance of An employee should duties once hired. not engage. The Company has (Sec. 4.2.2.2.2 of the participate or involve adopted a Full Manual) oneself directly or **Business Interest** An officer should not indirectly in any Disclosure Form use his position to transaction, which the directors profit or gain some undertaking or business enterprise have to accomplish benefit or advantage upon election. for himself or his where such related interests. He engagement, The Company follows should avoid participation or the provisions of situations which may involvement is in Sections 32 and 33 of compromise his conflict with, or is the Corporation Code impartiality. If an improper or on dealings of actual or potential undesirable to the directors and officers. conflict of interest interest of the (Secs. 2.1 and 2.2, may arise on the part Company. (Sec. 2.3, Related Party of an officer, he Related Party Transactions Policy) should immediately Transactions Policy) disclose it and should not participate in the decision-making process. An officer who has a continuing material conflict of interest should consider resigning from his position. (Sec. 2.1, Conflict of Interest Policy) An employee is expected to exercise corporate citizenship and protect corporate interest by conducting business affairs in fairness, honesty and in compliance with the law. He shall not use his position to profit or gain some benefit or advantage for himself or his related interests. (Sec. 2.2 Conflict of Interest Policy; Sec. 2.3, Related Party Transactions Policy) (b) Conduct of A director should not The Corporation's The Corporation's Business and Fair use his position to Employees' Policy Employees' Policy Dealings profit or gain some Manual prohibits an Manual prohibits an benefit or advantage officer or employee officer or employee for himself or his from using his from using his position related interests. He position to profit or to profit or gain benefit gain benefit or should avoid or advantage for situations that may advantage for himself himself or related compromise his or related interests. interests. impartiality. (Sec. 4.2.1.8 (i) of the Manual)

(c) Receipt of gifts from third parties		The Corporation's Employees' Policy Manual regulates the receipt of officers and employees of exorbitant gifts.	The Corporation's Employees' Policy Manual regulates the receipt of officers and employees of exorbitant gifts.
		He should exercise utmost discretion in accepting personal favor or gifts from individuals or entities seeking to do business with the Corporation and refuse gifts that may be considered as a form of bribery of any form. (Sec. 2.2, Conflict of Interest Policy)	He should exercise utmost discretion in accepting personal favor or gifts from individuals or entities seeking to do business with the Corporation and refuse gifts that may be considered as a form of bribery of any form. (Sec. 2.2, Conflict of Interest Policy)
(d) Compliance with Laws and Regulations	The Board shall ensure that the Company complies with all relevant laws, regulations and codes of business practices. (Sec. 4.2.1.7 (c) of the Manual)	The Corporation's Employees' Policy Manual provides that the officers and employees of the Corporation shall comply with the laws and regulations and codes of business practices.	The Corporation's Employees' Policy Manual provides that the officers and employees of the Corporation shall comply with the laws and regulations and codes of business practices.
(e) Respect for Trade Secrets/Use of Non-Public Information	A director should keep secure and confidential all non-public information he may acquire or learn by reason of his position. He should not reveal confidential information to unauthorized persons	The Corporation's Employees' Policy Manual requires officers and employees to respect trade secrets/use of non-public information.	The Corporation's Employees' Policy Manual requires officers and employees to respect trade secrets/use of non-public information.
	without the authority of the Board. (Sec. 4.2.1.8 (vi) of the Manual) Directors, officers and employees of the Company who in the course of their work or relationship with the Company which have not been disclosed to the public, including information likely to affect the market price of the Company's securities, are prohibited from buying or selling the Company's securities. Material Information refer to: (1) such information necessary to enable the	Directors, officers and employees of the Company who in the course of their work or relationship with the Company which have not been disclosed to the public, including information likely to affect the market price of the Company's securities, are prohibited from buying or selling the Company's securities. Material Information refer to: (1) such information necessary to enable the Company and general public to appraise their	Directors, officers and employees of the Company who in the course of their work or relationship with the Company which have not been disclosed to the public, including information likely to affect the market price of the Company's securities, are prohibited from buying or selling the Company's securities. Material Information refer to: (1) such information necessary to enable the Company and general public to appraise their position and standing; (2) such information necessary to avoid a

	Company and general public to appraise their position and standing; (2) such information necessary to avoid a false market; and (3) such information which may reasonably be expected to affect market activity and price of the Company's securities. (Secs. 1 and 2.1 (b), Insider Trading Policy of POPI)	position and standing; (2) such information necessary to avoid a false market; and (3) such information which may reasonably be expected to affect market activity and price of the Company's securities. (Secs. 1 and 2.1 (b), Insider Trading Policy of POPI)	false market; and (3) such information which may reasonably be expected to affect market activity and price of the Company's securities. (Secs. 1 and 2.1 (b), Insider Trading Policy of POPI)
(f) Use of Company Funds, Assets, and Information	A director should act in the best interest of the Corporation in a manner characterized by transparency, accountability and fairness (Sec. 4.2.1.8 of the Manual.)	The Management is tasked to formulate, under the supervision of the Audit Committee, a system of internal control that will ensure the integrity of the financial reports and protection of the assets of the Company.	The Corporation's Employees' Policy Manual provides guidelines for the handling of company property. The Employees Handbook prescribes penalties for use of company tools, materials and equipment without authorization, as well as for theft or robbery of company property and funds.
(g) Employment & Labor Laws & Policies	The Board shall ensure that the Company complies with all relevant laws, regulations and codes of business practices, including labor laws.	Management ensures that Company benefits and employee policies are compliant with the Labor Code and other relevant laws.	Employee benefits are compliant with the Labor Code
(h) Disciplinary Action	Section 4.2.1.6(2) of the Manual provides for grounds for temporary disqualification of directors.	The Corporation's Employees' Policy Manual and Code of Ethics enumerate the grounds for, and nature of, disciplinary action covering officers and employees.	The Corporation's Employees' Policy Manual and Code of Ethics enumerate the grounds for, and nature of, disciplinary action covering officers and employees.

		r 	
(i) Whistle Blower	The Corporation's Policy on Whistle Blowing provides for the grounds and procedure for reporting suspected misconduct or irregularities in the Corporation. The policy aims to encourage directors, officers, employees, suppliers, business partners, contractors and subcontractors to come forward and report serious concerns about any suspected misconduct, malpractice, irregularity or a risk involving the Company. The Whistle-blower will be protected from reprisals, harassment, victimization, or unwarranted disciplinary action, unfair dismissal even if the concerns raised turned out to be unsubstantiated, as long as the report is made in good faith believing the disclosure to be true and is not made maliciously or for personal gain. The Corporation reserves the right to take appropriate actions against anyone who initiates or threatens to	The Corporation's Policy on Whistle Blowing provides for the grounds and procedure for reporting suspected misconduct or irregularities in the Corporation. The policy aims to encourage directors, officers, employees, suppliers, business partners, contractors and subcontractors to come forward and report serious concerns about any suspected misconduct, malpractice, irregularity or a risk involving the Company. The Whistle-blower will be protected from reprisals, harassment, victimization, or unwarranted disciplinary action, unfair dismissal even if the concerns raised turned out to be unsubstantiated, as long as the report is made in good faith believing the disclosure to be true and is not made maliciously or for personal gain. The Corporation reserves the right to take appropriate actions against anyone who initiates	The Corporation's Policy on Whistle Blowing provides for the grounds and procedure for reporting suspected misconduct or irregularities in the Corporation. The policy aims to encourage directors, officers, employees, suppliers, business partners, contractors and subcontractors to come forward and report serious concerns about any suspected misconduct, malpractice, irregularity or a risk involving the Company. The Whistle-blower will be protected from reprisals, harassment, victimization, or unwarranted disciplinary action, unfair dismissal even if the concerns raised turned out to be unsubstantiated, as long as the report is made in good faith believing the disclosure to be true and is not made maliciously or for personal gain. The Corporation reserves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions against anyone who initiates or threatens to the serves the right to take appropriate actions any action and action
	retaliate against those who have raised concerns under this Policy.	or threatens to retaliate against those who have raised concerns under this Policy.	retaliate against those who have raised concerns under this Policy.
(j) Conflict Resolution	Conflicts are resolved by the Board as a body in accordance with the voting requirements provided in the Corporation Code and applicable laws	Conflicts are resolved through meetings/ discussions of concerned parties.	Conflicts are resolved through meetings/ discussions of concerned parties. Conflicts are brought to the immediate manager of the parties or to the HRD for resolution.

2) Has the code of ethics or conduct been disseminated to all directors, senior management and employees?

The Corporation's Code of Ethics and Employees' Policy Manual have been disseminated to the senior management and employees to formally adopt a code of ethics. The Corporation's Corporate Governance Manual (revised as of July 2014) has been disseminated to the Board of Directors and at least one hard copy of the Manual has been distributed to each department.

3) Discuss how the Company implements and monitors compliance with the code of ethics or conduct.

The Corporation's HRD implements and monitors compliance by the senior management and employees with the Code of Ethics. The Corporation's Compliance Officer implements and monitors compliance by the Board of Directors with the Manual. The Code of Ethics is subject to review.

4) Related Party Transactions

(a) Policies and Procedures

Describe the Company's policies and procedures for the review, approval or ratification, monitoring and recording of related party transactions between and among the Company and its parent, joint ventures, subsidiaries, associates, affiliates, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents and of interlocking director relationships of members of the Board.

Section 4.2.1.7 of the Manual mandates the Board of Directors to formulate and implement policies and procedures that would ensure the integrity and transparency of related party transactions between and among the Corporation, subsidiaries, affiliates, major stockholders, officers and directors, including their spouses, children and dependent siblings and parents and of interlocking director relationships by members of the Board. In addition, Section 7.2 of the Manual mandates the public disclosure of all material information, including related party transactions. On 2 December 2014, the Board of Directors approved the Related Party Transactions Policy of the Company.

Related Party Transactions	Policies and Procedures
(1) Parent Company	Transactions with the parent company, ALI, are on an arm's length basis. Transactions are
	reviewed and approved by the Related Party
	Transaction Committee of ALI and the Audit
	and Risk Management Committee of POPI.
(2) Joint Ventures	The Corporation has no joint venture transactions at present.
(3) Subsidiaries	Transactions with subsidiaries are on arm's length basis similar to those with non-related parties. Transactions are approved by the Management in accordance with the approved limits of authorities. The Audit and Risk Management Committee reviews the transactions with subsidiaries.
(4) Entities Under Common Control	Transactions with entities under common control are on arm's length basis. Transactions are approved by Management in accordance with the approved limits of authorities and subject to review of the Audit and Risk Management Committee.
(5) Substantial Stockholders	Transactions with substantial stockholders are on an arm's length basis similar to those with non-related parties. Transactions are approved by Management in accordance with the

	approved limits of authorities and subject to
	review by the Audit and Risk Management Committee.
(6) Officers including spouse/	Transactions with officers are on arm's length
children/siblings/parents	basis similar to those with non-related parties. Officers disclose their business interests.
(7) Directors including spouse/	Transactions with directors are on arm's length
children/siblings/parents	basis. Notice of related party transactions are
	to be given to the Board, which would review
	the same and decide whether to approve ratify
(8) Interlocking director relationship of	or disapprove the same. Transactions with interlocking directors are to
Board of Directors	be disclosed and are on an arm's length basis. Notice of related party transactions are to be given to the Board, which would review the same and decide whether to approve, ratify or
	Pursuant to Section 33 of the Corporation Code of the Philippines, except in cases of fraud, and provided the contract is fair and reasonable under the circumstances, a contract between the Company and another corporation having interlocking directors shall not be invalidated on that ground alone, provided, that if the interest of the interlocking director in one corporation is substantial and his interest in the other corporation is merely minimal, he shall be subject to the provisions of Section 32 of the Corporation Code insofar as the latter corporation is concerned. (Stockholdings exceeding 20% of the outstanding capital stock shall be considered substantial for purposes of interlocking directors.)
	Section 32 of the Corporation Code provides that a contract of the Company with one or more of its directors is voidable, at the option of the Company unless all of the following conditions are present: a. The presence of such director in the Board meeting in which the contract was approved was not necessary to constitute a quorum for said meeting; b. The vote of such director was not necessary for the approval of the contract; c. The contract is fair and reasonable under the circumstances; d. In the case of an officer, the contract with the officer has been previously authorized by the Board.
	When any of the first two conditions is absent, in the case of a contract with a director, such contract may be ratified by the vote of the stockholders representing 2/3 of the outstanding capital stock in a meeting called for the purpose; provided that full disclosure of the adverse interest of the directors involved is made at such meeting; provided further, that the contract is fair and reasonable. (Secs. 2.1 and 2.2, Related Party Transactions Policy of the Company)

(b) Conflict of Interest

(i) Directors/Officers and 5% or more Shareholders

Identify any actual or probable conflict of interest to which directors/officers/5% or more shareholders may be involved.

There is no known actual or probable conflict of interest in which directors/officers and 5% or more shareholders may be involved.

(ii) Mechanism

Describe the mechanism laid down to detect, determine and resolve any possible conflict of interest between the Company and/or its group and their directors, officers and significant shareholders.

	Directors/Officers/Significant Shareholders	
Company	Full Business Interest Disclosure Form	
Group	Full Business Interest Disclosure Form	

5) Family, Commercial and Contractual Relations

(a) Indicate, if applicable, any relation of a family, commercial contractual or business nature that exists between the holders of significant equity (5% or more), to the extent that they are known to the Company.

There is no known relation of a family, commercial or business nature that exists between the holders of significant equity.

(b) Indicate, if applicable, any relation of a commercial, contractual or business nature that exists between the holders of significant equity (5% or more) and the Company.

There is no known relation of a commercial, contractual or business nature that exists between the holders of significant equity and the Company.

(c) Indicate any shareholder agreements that may impact on the control, ownership and strategic direction of the Company.

There is no shareholder agreement at this time involving the Company's shares of stock.

6) Alternative Dispute Resolution

Describe the alternative dispute resolution system adopted by the Company for the last three (3) years in amicably settling conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities.

	Alternative Dispute Resolution (ADR) System
Corporation & Stockholders	There were no conflicts with stockholders which the Corporation had to settle within the last three years.
Corporation & Third Parties	There were no conflicts or differences with third parties which had to be settled by the Corporation within the last three years.
Corporation & Regulatory Authorities	There were no conflicts with regulatory agencies which the Corporation had to settle within the last three years.

C. BOARD MEETINGS AND ATTENDANCE

1) Are Board of Directors' meetings scheduled before or at the beginning of the year?

The Board of Directors' meetings are scheduled at the beginning of the year.

2) Attendance of Directors (for CY 1 Jan 2016- 31 December 2016)

Board	Name	Date of Election	No. of Meetings Held During the CY	No. of Meetings Attended	%
Vice Chairman	Felipe U. Yap	2 December 2014	13	13	100
Member	David C. Go *	2 December 2014	13	62	100^
Member	Yuen Po Seng*	2 December 2014	13	6	100^
Member	Ronald P. Sugapong**	2 December 2014	13	5	100^
Member	Daisy L. Parker**	2 December 2014	13	5	100^
Member	Victor C. Say	2 December 2014	13	13	100
Independent	Ricardo P. Romulo***	2 December 2014	13	10	83^
Chairman	Bernard Vincent O. Dy	24 February 2016	13	8	100^
Member	Jose Emmanuel H. Jalandoni	24 February 2016	13	8	100^
Member	Maria Rowena M. Tomeldan	26 February 2016	13	7	100^
Independent	Rex Ma. A. Mendoza	26 February 2016	13	7	100^

^{*}resigned as director on 26 February 2016

3) Do non-executive directors have a separate meeting during the year without the presence of any executive? If yes, how many times?

The non-executive directors did not hold separate meetings during the year.

4) Is the minimum quorum requirement for Board decisions set at two-thirds of board members? Please explain.

The Company follows Section 25 of the Corporation Code, which sets the minimum quorum requirement at majority of the Board of Directors. The same requirement is provided in the Company's By-Laws.

- 5) Access to Information
 - (a) How many days in advance are board papers for Board of Directors meetings provided to the Board?

As much as practicable, documents and resources needed for Board meetings are given to the directors at least five days prior to the date of the meeting.

(b) Do Board members have independent access to Management and the Corporate Secretary?

Yes. Section 4.2.6 of the Manual states in part:

"To enable the members of the Board to properly fulfill their duties and responsibilities, management should provide them with complete, adequate and timely information about the matters to be taken in their meetings.

^{**} resigned as director on 24 February 2016

[^] attended all meetings since election or until resignation

^{***}resigned as director effective 14 November 2016

Reliance on information volunteered by Management would not be sufficient in all circumstances and further inquiries may have to be made by a member of the Board to enable him to properly perform his duties and responsibilities. Hence, the members of the Board shall be given independent access to Management and the Corporate Secretary." (Emphasis supplied)

(c) State the policy of the role of the Company Secretary. Does such role include assisting the Chairman in preparing the Board agenda, facilitating training of directors, keeping directors updated regarding any relevant statutory and regulatory changes, etc?

Under Section 4.2.3.4 of the Company's Manual, the Company Secretary has the following duties and responsibilities:

- Be responsible for the safekeeping and preservation of the integrity of the minutes of the meetings of the Board and its committees as well as official records of the Corporation;
- Be loyal to the mission, vision, and objectives of the Corporation;
- Work fairly and objectively with the Board, Management and stockholders;
- Have a working knowledge of the operations of the Corporation;
- As to agenda, get a complete schedule thereof at least for the current year and put the Board on notice before every meeting. Inform the members of the Board, in accordance with the By-Laws, of the agenda of their meetings and ensure that members have before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval;
- Attend all Board meetings, except when justifiable causes, such as illness, death in the immediate family and serious accidents, prevent him from doing so, and maintain records of the meetings;
- Ensure that all Board procedures, rules and regulations are strictly followed by the members; and
- Report/give an update on the attendance of the directors in Board meetings each year.
- (d) Is the Company Secretary trained in legal, accountancy or company secretarial practices? Please explain should the answer be in the negative.

Section 4.2.3.3 of the Manual requires the Company Secretary to possess administrative and interpersonal skills, some legal skills (if not the general counsel), and some financial and accounting skills. The Company Secretary, Atty. June Vee D. Monteclaro-Navarro, is a lawyer by profession and has extensive administrative and legal experience in her more than eighteen years as a corporate lawyer.

(e) Committee Procedures

▼ Yes

Disclose whether there is a procedure that Directors can avail of to enable them to get information necessary to be able to prepare in advance for the meetings of different committees.

Committee	Details of Procedure
Executive Committee*	The Executive Committee has been created but has had no meeting at this time. Materials and agenda shall be given to the Directors at least 3 days prior to the meeting.

No

Audit and Risk Management	Materials and agenda are given to the directors at
Committee	least 3 days prior to the meeting.
Nomination	Materials and agenda are given to the directors at
	least 3 days prior to the meeting.
Compensation and	Materials and agenda are given to the directors at
Remuneration	least 3 days prior to the meeting.

^{*}On 6 October 2016, the Board approved the creation of the Executive Committee as provided in Section 9 of Article III of the Company's By-laws

The Company follows the policy on Directors' access to information found in Section 4.2.6 of the Manual, which states:

"To enable the members of the Board to properly fulfill their duties and responsibilities, management should provide them with complete, adequate and timely information about the matters to be taken in their meetings.

Reliance on information volunteered by Management would not be sufficient in all circumstances and further inquiries may have to be made by a member of the Board to enable him to properly perform his duties and responsibilities. Hence, the members of the Board shall be given independent access to Management and the Corporate Secretary.

The information may include the background or explanation on matters brought before the Board, disclosures, budgets, forecasts and internal financial documents.

The members, either individually or as a Board, and in furtherance of their duties and responsibilities, shall have access to independent professional advice at the Corporation's expense.

The Corporate Secretary attends meetings of the Board Committees and likewise provides the members thereof with all information and resources needed in preparation for the meetings.

6) External Advice

Indicate whether or not a procedure exists whereby directors can receive external advice and, if so, provide details.

Directors are free to secure external advice, if they deem such as necessary. The directors may course their request for external advice through the Corporate Secretary.

7) Change/s in existing policies

Indicate, if applicable, any change/s introduced by the Board of Directors (during its most recent term) on existing policies that may have an effect on the business of the Company and the reason/s for the change.

The Board of Directors has not recently introduced any policy change.

D. REMUNERATION MATTERS

1) Remuneration Process

Disclose the process used for determining the remuneration of the CEO and the four most highly compensated management officers.

Process	CEO	Top 4 Highest Paid Management Officers
(1) Fixed remuneration	Based on qualifications, tenure, performance and industry practice Yearly merit increase is provided based on the performance of the Group, subject to Board approval. However, remuneration process is subject to review.	Based on qualifications, tenure, performance and industry practice Yearly merit increase is provided based on the performance of the Group and in accordance with the established annual merit increase, subject to Board approval. However, remuneration process is subject to review.
(2) Variable remuneration	N/A	N/A
(3) Per diem allowance	Based on Company's performance, industry practice and as approved by the Board	Based on industry practice
(4) Bonus	Determined yearly based on the Company's performance and individual performance for the year, as may be recommended by the Compensation and Remuneration Committee and approved by the Board. However, remuneration process is subject to review.	Determined yearly based on the Company's performance and individual performance for the year, as may be recommended by the Compensation and Remuneration Committee, and approved by the Board. However, the remuneration process is subject to review.
(5) Stock options and other financial instrument	Grant under the approved Stock Ownership Plan (ESOWN) was based on factors such as, but not limited to, grantee's salary, years of service, performance and contribution of grantee to the POPI Group as approved by the Board in consultation with the Compensation and Remuneration Committee	Grant under the approved Stock Ownership Plan (ESOWN) was based on factors such as, but not limited to, grantee's salary, years of service, performance and contribution of grantee to the POPI Group at the sole discretion of the President, upon consultation with the Compensation and Remuneration Committee and approved by the Board
(6) Others (specify)	Director's Fee as may be recommended by the Compensation and Remuneration Committee and approved by the Board	Director's Fees for executive directors as may be recommended by the Compensation and Remuneration Committee and approved by the Board

2) Remuneration Policy and Structure for Executive and Non-Executive Directors disclose the Company's policy on remuneration and the structure of its compensation package.

Explain how the compensation of Executive and Non-Executive Directors is calculated.

The Human Resources Department of the Corporation implements the Corporation's policy on remuneration and structure of compensation package.

	Remuneration Policy	Structure of Compensation Package	How compensation is Calculated
Executive Directors	Based on qualification, tenure, performance and industry practice	Fixed compensation and bonus and Director's Fees	Yearly merit increase is provided based on the performance of the Group and in accordance with the established annual merit increase, subject to Board approval Director's fees are as may be approved by the Board, subject to the By-Laws and industry practice.
Non-executive Directors	Based on By-Laws	Director's Fees and bonus as may be approved by the Board	As may be approved by the Board

Do stockholders have the opportunity to approve the decision on total remuneration (fees, allowances, benefits in-kind and other emoluments) of Board of Directors? Provide details for the last three years.

The stockholders ratify at the annual stockholders' meeting, all the acts and resolutions of the Management and the Board of Directors, which includes the approval of director's fees and bonuses.

Remuneration Scheme	Date of Stockholders' Approval
The stockholders granted authority to the Board of Directors to set per diems each year in accordance with the Company's By-Laws.	14 November 2005
Subject to the approval of the stockholders, the Board of Directors is authorized to fix the per diems of the directors attending Board meetings, Executive Committee meetings and other committee meetings. The amounts of the per diem shall be guided by reasonableness and industry practice. (Section 10, Article III of the By-Laws)	
An amount equivalent to five percent of net income before tax in each year shall be paid and distributed at the Board's discretion, to the members of the Board, the Executive Committee and officers of the Corporation (Section 12, Article III of the By-Laws).	

3) Aggregate Remuneration (Amounts in millions)

Complete the table on the aggregate remuneration accrued during the most recent year (in millions).

(As of 30 June 2016)

Remuneration Item	Executive Directors	Non-Executive Directors (other than Independent Directors)	Independent Directors
(a) Fixed remuneration	P23.14	N/A	N/A
(b) Variable remuneration	N/A	N/A	N/A
(c) Per diem allowance	P6.21	P1.59	P3.24
(d) Bonuses	P6.00	P1.5	P3.0
(e) Stock options and other financial instrument	N/A	N/A	N/A
(f) Others (specify)	N/A	N/A	N/A
Total	P35.5	P3.09	P6.24

Other Benefits	Executive Directors	Non-Executive Directors (other than Independent Directors)	Independent Directors
(1) Advances	N/A	N/A	N/A
(2) Credit granted	N/A	N/A	N/A
(3) Pension Plan/s Contributions	N/A	N/A	N/A
(4) Pension Plans., Obligations incurred	N/A	N/A	N/A
(5) Life Insurance Premium	P385,386.98	N/A	N/A
(6) Hospitalization Plan	P2.4	N/A	N/A
(7) Car Plan	N/A*	N/A	N/A
(8) Others (specify)	N/A	N/A	N/A
Total	P2.76		

^{*}The Company provides a company car to the Executive Directors.

4) Stock Rights, Options and Warrants

(a) Board of Directors

Complete the table, on the members of the Company's Board of Directors who own or are entitled to stock rights, options or warrants over the Company's shares.

Director's Name	Number of Direct Option^/Rights/ Warrants	Number of Indirect Option/Rights/ Warrants	Number of Equivalent Shares	Total % from Capital Stock
Felipe U. Yap	3,584,000	-	3,584,000	0.073 %
David C. Go*	2,560,000	-	2,560,000	0.052
Yuen Po Seng*	2,560,000	-	2,560,000	0.052
Ronald P. Sugapong**	2,560,000	-	2,560,000	0.052
Daisy L. Parker**	2,560,000	-	2,560,000	0.052
Victor C. Say	3,072,000	-	3,072,000	0.063
Ricardo J. Romulo***	3,072,000	-	3,072,000	0.063

[^]Employees Stock Ownership Plan –Tranche 1 (for 32 million shares)

^{**}resigned as director on 26 February 2016

**resigned as director on 24 February 2016

**resigned as director effective 14 November 2016

(b) Amendments of Incentive Programs

Indicate any amendments and discontinuation of any incentive programs introduced, including the criteria used in the creation of the program. Disclose whether these are subject to approval during the Annual Stockholders' Meeting.

Incentive Program	Amendments	Date of Stockholders' Approval
Except for the Employees' Stock Option Plan which was approved by the stockholders on 14 December 2009, there were no incentive programs introduced, amended or discontinued. The terms and conditions of the 2009 stock option plan have yet to be determined.	N/A	N/A
On 13 August 2015, the Board of Directors approved the Terms and Conditions of the Company's Stock Ownership Plan. A request for exemption from registration of the Plan was filed by the Company on 27 August 2015 with the SEC.		
The SEC, in its Resolution dated 6 November 2015, granted the request for exemption from registration of the 32 million common shares under the Employees' Stock Ownership Plan (ESOWN)-Tranche 1.		
For ESOWN Tranche 2 covering 218 million shares, amendments to the Terms and Conditions of the ESOWN were approved by the Board of Directors in its meeting on 14 November 2016	The amendments to the Terms and Conditions of the ESOWN pertain to the (1) grant date, (ii) availment date, (iii) subscription price, and (iv) ESOWN coverage and entitlement.	N/A

5) Remuneration of Management

Identify the five members of Management who are not at the same time executive directors and indicate the total remuneration received during the financial year (as of 30 June 2016)

Name of Officer/Position	Total Remuneration
Ma. Rhodora dela Cuesta**/VP-Legal, Asst. Corp. Sec.	
Edwin M. Silang/AVP-Group Human Resources	P7.27 M
Victor V. Rafael*/Manager-Corporate and Financial Planning Manager	

^{*}separated from employment effective 30 October 2016

^{**} separated in October 2016; assigned to another position in the Company

E. BOARD COMMITTEES

1) Number of Members, Functions and Responsibilities

Provide details on the number of members of each committee, its functions, key responsibilities and the power/authority delegated to it by the Board.

Committee	No.	of Mem	bers	Committee Charter	Functions	Key Responsibili- ties	Power
	Exec. Dir.	Non- Exec. Dir.	Indep. Dir.			ues	
Audit and Risk Management Committee ("Audit and Risk Committee")		1	2	Audit Committee Charter	Assist the Board in the performance of its oversight responsibility over the Company's financial reporting system, internal control system, audit processes and compliance with applicable laws, rules and regulations	1. Financial statements and disclosures 2. Evaluation of internal controls and risk including information technology security 3. Review of internal and external audit 4. Coordinate and monitor compliance with legal and regulatory requirements	Access to records, properties and personnel to enable them to perform audit functions
				Risk Committee Charter	The Board Risk Committee is primarily responsible in providing advice to and assisting the Board in reviewing and recommending the Company's Risk Appetite, the Risk Management Statement and the Risk Management Framework to align with the Company's Risk Appetite and to support business objectives.	1. Ensure that the overall risk management policies and procedures exist for the Company. 2. Review the adequacy of the Company's risk management framework/ process. 3. Review the results of the annual risk assessment done by the Chief Risk Officer (CRO)/ Risk Management Officers (RMO), including the risks identified and the risk treatments, their impact on the Company's business.	Access to records, properties and personnel to enable them to review the risk-related issues and to recommend the Risk Appetite and Risk Management Framework of the Company.

						4 Evaluata tha	1
						4. Evaluate the risk assessment and treatment report submitted by the CRO on a periodic basis, which may include existing and identified possible risks faced by the Company and/ or its subsidiaries as well as the risk treatment or action plans adopted by Management. 5. Monitor the Company's implementation of the various risk management activities and evaluate the effectiveness of the risk treatments and action plans, with the assistance of the internal auditors. 6. Meet with Management to discuss the Committee's observations and evaluation on its risk management activities.	
Nomination	1	1	1	Nomination Committee Charter	Shortlisting and Evaluation of qualifications of candidates nominated for election to the Board	Evaluation of candidates to the Board	Pre-screens and shortlists candidates for directorships based on the qualifications and disqualification for directors
Remuneration	1	1	1	Compensation and Remuneration Committee Charter	Establish a formal and transparent procedure for developing a policy on executive remuneration and for fixing	Develop compensation related policies	Develops and recommends remuneration policies for officers and employees

Executive Committee *	1	2	-	Section 9, Article III of the By-laws	remuneration packages of corporate officers, directors and employees Exercise all the power of the Board except in transactions as provided in Section 9, Article III of the By-laws	Act on all matters presented to it except for the transaction provided in Section 9, Article III of the By-laws	Act as full Board on matters presented to it except for specific transactions provided in Section 9, Article III of the By-laws
Inspectors of Proxies and Ballots Committee*	-	-	-		At least 5 working days prior to date of stockholders' meeting, perform the validation of proxies submitted by the stockholders and prepare a summary of valid and invalidated proxies to be submitted to the office of the Corporate Secretary, together with the proxies. After the stockholders' meeting, count and tabulate the votes casted and prepare the voting results for posting in the company website.	1. Validation of proxies submitted by the stockholders 5 working days prior to the stockholders' meeting; 2. Validation, counting and tabulation of votes cast at the stockholders' meeting	Validates the proxies of the stockholders Validates the votes cast at the stockholders' meeting

*created on 6 October 2016

2) Committee Members

(a) Audit and Risk Management Committee (1 Jan. 2016 to 31 December 2016)∞

Office	Name	Date of Appointment	No. of Meetings Held during CY	No. of Meetings Attended	%	Length of Service in the Committee
Member	Ricardo J. Romulo*	2 Dec. 2014	6	5	100^	14 years
Member	Victor C. Say**	2 Dec. 2014	6	1		6 years
					100^	·
Member	Ronald P. Sugapong**	2 Dec. 2014	6	1	100^	14 years
Chairman	Rex Ma. A.	1 Mar- 2016	6	5	100^	10 months
	Mendoza***					

Member	Maria Rowena M.	1 Mar-2016	6	5	100^	10 months
	Tomeldan***					

[∞]The Company operates on a fiscal year from 1 July 2015 to 30 June 2016

Disclose the profile or qualifications of the Audit and Risk Committee members.

Rex Ma. A. Mendoza, Filipino, 54, has been an Independent Director of the Company since 26 February 2016. He is the founder and Managing Director of Rampver Financials, a financial services firm and the leading non-bank mutual funds distributor in the country. He currently serves as an Independent Director of Globe Telecom, Inc. (publicly listed company), and a Director of The Freeport Area of Bataan, Esquire Financing, Inc., Seven Tall Trees Events, Inc., and the Cullinan Group. He was previously the Senior Adviser to the AIA Group CEO for Marketing and Distribution. AIA Group Limited is the leading Pan-Asian insurance company and is the parent firm of the Philippine American Life and General Insurance Company (PhilamLife). Prior to this position, he was the President and Chief Executive Officer of Philam Life, Chairman of The Philam Foundation, Inc. and Vice Chairman of BPI Philam Life Assurance Company. Prior to rejoining Philam Life, he was Senior Vice President and Chief Marketing and Sales Officer of Ayala Land, Inc. He was also Chairman of Ayala Land International Sales, Inc., President of Ayala Land Sales, Inc., and Avida Sales Corporation. He earned his Master's Degree in Business Management with distinction from the Asian Institute of Management in 1986 and was one of the 10 Outstanding Graduates of his batch at the University of the Philippines where he obtained a BSBA degree with a double major in marketing and finance in 1983. He was awarded Most Distinguished Alumnus of the University of the Philippines' Cesar E.A. Virata School of Business last December 2013. He is also a fellow with distinction at the Life Management Institute of Atlanta, Georgia, USA, a Registered Financial Planner and a four-time member of the Million Dollar Round Table. Mr. Mendoza was a professor of Marketing and Computational Finance at the De La Salle University Graduate School of Business. He taught strategic marketing, services marketing and services strategy. He has served as Chairman of the Marketing Department and was awarded as one of the University's most outstanding professors.

Maria Rowena Victoria M. Tomeldan, Filipino, 55, has been a director of the Company since 26 February 2016. She is the Vice President and Head of Ayala Malls Group, Ayala Land, Inc . She is also the President of Laguna TechnoPark, Inc (LTI), an industrial park owned and operated by Ayala Land, Inc. and Mitsubishi Corporation; presently in charge of all industrial park developments of Ayala Land. Her other significant positions include: Chairman and President of Ayalaland Malls Synergies, Inc., Orion Property Development, Inc., Orion I Holdings Philippines, Inc., Lepanto Ceramics, Inc., Orion Maxis, Inc., Orion Solutions, Inc., FLT Prime Insurance Corporation, Orion Beverage Inc., ZHI Holdings, Inc., Luck Hock Venture Holdings, Inc.: Chairman of the Board of Directors of Ayala Land Malls, Inc. (formerly Solerte), Primavera Towncentre, Inc., Ayala Theatres Management, Inc., Five Star Cinema, Inc., Leisure and Allied Industries Phils., Inc., Cavite Commercial Town Centre Inc., Subic Bay Town Center, Inc., South Innovative Theatre Management, Inc., and North Beacon Commercial Corporation, Westview Commercial Ventures Corporation, North Ventures Commercial Corporation; Vice Chairman of the Board of Directors of Lagoon Development Corporation, AyalaLand Metro North, Inc.; Director of Bonifacio Global City Estate Association, ALI-CII Development Corporation, Alabang Commercial Corporation and Asterion Technopod Incorporated; President of ALI Commercial Center Inc., Soltea Commercial Corp, Cagayan De Oro Gateway Corporation, Station Square East Commercial Corporation, North Triangle Depot Commercial Corporation, Laguna Technopark, Inc., Ecozone Power Management, Inc., Arvo Commercial Corporation, Summerhill Commercial Ventures Corp., Tutuban Properties, Inc.. TPI Holdings Corp.; Executive Vice President of Accendo Commercial Corporation; AyalaLand Malls VisMin, Inc. and Governor of the Ayala

^{*}resigned as director effective 14 November 2016

[^]meetings attended in 2016 from election or until resignation

^{**}Messrs. Say and Sugapong were replaced by Mr. Mendoza and Ms. Tomeldan on 1 March 2016.

^{***}attended all meetings since appointment

Center Estate Association, Inc. Presently, she is a board member of the International Council of Shopping Centers (ICSC) - Asia Advisory Board and is a 2015 ICSC Trustees Distinguished Service Awardee. She was a cum laude graduate of Bachelor of Arts in Economics from the University of the Philippines in 1983 and earned her Masters in Business Administration (MBA) degree from the same university in 1988. She finished the Executive Development Program at the Aresty Institute of Executive Education in Wharton University, Pennsylvania, USA in 2005.

Ricardo J. Romulo, Filipino, 83, served as an independent director of the Company from 2002 to 14 November 2016. His other significant positions include: Senior Partner at Romulo Mabanta Buenaventura Sayoc & De Los Angeles Law Offices; Chairman and President of Towers Watson Philippines, Inc.; Chairman of the Board of Cebu Air, Inc., (publicly listed company), FPG Insurance Co., Inc., Sime Darby Pilipinas, Inc., and Interphil Laboratories, Inc.; Director of BASF Philippines, Inc.; Honda Philippines, Inc., Maersk-Filipinas, Inc., MCC Transport Philippines, Inc., Zuellig Pharma Corporation and JG Summit Holdings, Inc. (publicly listed company); and Director/Corporate Secretary and Johnson & Johnson (Phils.), Inc. He is a graduate of Harvard Law School in the United States and the Senior Partner of Romulo Mabanta Buenaventura Sayoc & De Los Angeles Law Offices. He has extensive experience in law and business and is a director of various companies.

Atty. Romulo resigned as director of the Company effective 14 November 2016 due to health concerns.

Describe the Audit and Risk Committee's responsibility relative to the external auditor.

Under Section 4.2.2.3.2 of the Manual, the Audit and Risk Committee is tasked to perform oversight functions over the Company's external auditor. Pursuant thereto, prior to the commencement of audit, the Audit and Risk Committee discusses with the external audit the nature, scope and expenses of the audit. The Audit Committee reviews the reports submitted by the external auditor.

(b) Nomination Committee (1 January 2016 to 31 December 2016)∞

Office	Name	Date of Appointment	No. of Meetings Held During the CY	No. of Meetings Attended	%	Length of Service in the Committee
Member	Felipe U. Yap	2 Dec. 2014	5	5	100	14 years
Member	Yuen Po Seng*	2 Dec. 2014	5	2	100^	14 years
Member	Victor C. Say*	2 Dec. 2014	5	2	100^	7 years
Chairman	Jose Emmanuel H. Jalandoni*	1-Mar-2016	5	3	100^	10 months
Member	Rex Ma. A. Mendoza*	1-Mar-2016	5	3	100^	10 months

[∞]The Company operates on a fiscal year of 1 July 2015 to 30 June 2016

(c) Compensation and Remuneration Committee (1 January 2016 to 31 December 2016)∞

Office	Name	Date of Appointment	No. of Meetings Held During the CY	No. of Meetings Attended	%	Length of Service in the Committee
Member	Felipe U. Yap	2 Dec.2014	4	4	100	14 years
Member	Yuen Po Seng*	2 Dec. 2014	4	-	0*	14 years
Chairman	Jose Emmanuel H. Jalandoni**	1-Mar-2016	4	3	100^	10 months

[^]attended all meetings since appointment or until resignation

^{*}Messrs. Yuen and Say were replaced by Messrs. Jalandoni and Mendoza on 1 March 2016

Member	Ricardo J. Romulo***	2-Dec-2014	4	2	100^	14 years
Member	Rex Ma. A.	14 Nov 2016	4	1	100^	1.5 months
	Mendoza****					

[∞]The Company operates on a fiscal year of 1 July 2015 to 30 June 2016

d) Executive Committee*

Office	Name	Date of Appointment	No. of Meetings Held During the CY	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	Bernard Vincent O. Dy	6 Oct-2016	0	-	-	2.5 months
Member	Felipe U. Yap	6 Oct-2016	0	-	-	2.5 months
Member	Jose Emmanuel H. Jalandoni	6 Oct-2016	0	-	-	2.5 months

^{*}created on 6 October 2016

e) Inspectors of Proxies and Ballots Committee*

Office	Name	Date of Appointment	No. of Meetings Held During the CY	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	June Vee D.	6 Oct-2016	0	-	-	2.5 months
	Monteclaro-Navarro					
Member	Rhodora Estrella B. Revilla	6 Oct-2016	0	-	-	2.5 months
Member	Michelle Marie T. Valbuena	6 Oct-2016	0	-	-	2.5 months

^{*}created on 6 October 2016

3) Changes in Committee Members

Indicate any changes in committee membership that occurred during the year and the reason for the changes.

On 1 March 2016, there were changes in the composition of the Board Committees due to the change of directors arising from the entry of ALI. The new members of the Board Committees are as stated in items E (2) (a),(b) and (c) above.

Atty. Ricardo J. Romulo resigned as director of the Company effective 14 November 2016. On 14 November 2016, Mr. Rex A. Mendoza was appointed as member of the Compensation and Remuneration Committee vice Atty. Romulo.

4) Work Done and Issues Addressed

Describe the work done by each Committee and the significant issues addressed during the year.

Name of Committee	Work Done	Issues Addressed
Audit and Risk	Prepared and/or presented to	There were no issues to be
Management Committee	the Board of Directors for	addressed
	approval the audited financial	
	statements for Fiscal Year (FY	
	2015-2016) and the quarterly	
	reports for FY 2015-2016;	

^{*}Mr. Yuen was replaced by Mr. Jalandoni on 1 March 2016.

[^]meetings attended in 2016 since appointment or until resignation

^{***}resigned as director effective 14 Nov. 2016

^{****}appointed as member effective 14 Nov. 2016 in lieu of Atty. Romulo

	Conducted self-assessment of the performance of the Audit Committee; Recommended the appointment of SGV as external auditor of the Company for FYs 2015 and 2016	
Nomination Committee	Confirmed the Nominees for Directors who were elected in February 2016; Confirmed the nominees for election as directors in the stockholders' meeting set on 13 January 2017	No issues to be addressed
Compensation and Remuneration Committee	Made recommendations for adjustment of salaries of executives and employees and year end bonus for employees (for FY 2014-2015); Recommended the directors' fee and Board Committee members' fee (for FY 2014-2015); Recommended the separation package for employees of the Group; Recommended the approval of the Employees Stock Ownership Plan in August 2015; Recommended the directors' fee/per diem and bonus for directors, and fees for Board Committee members for FY 2015-2016 and for FY 2016-2017	No issues to be addressed

5) Committee Program

Provide a list of programs that each committee plans to undertake to address relevant issues in the improvement or enforcement of effective governance for the coming year.

The Board Committees will review their committee charters to check if these comply with the provisions of the new Code of Corporate Governance for Publicly-listed Companies (which took effect on 1 January 2017). The Corporation's policies on related party transactions, conflict of interest and whistle-blowing are under review by the Audit and Risk Committee.

F. RISK MANAGEMENT PROGRAM

- 1) Disclose the following:
 - (a) Overall risk management philosophy of the Company.

The underlying premise of enterprise risk management is that every entity exists to provide value for its stakeholders. The Corporation faces uncertainty which presents both risk and opportunity, with potential to erode or enhance value.

(b) A statement that the directors have reviewed the effectiveness of the risk management system and commenting on the adequacy thereof.

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To ensure effective management of business and compliance risks, the Corporation's Board of Directors created the Audit and Risk Committee to support it in the performance of its oversight function of the Corporation's risk management activities through continuous evaluation on the effectiveness of the Company's risk management process.

(c) Period covered by the review.

No review was performed for the fiscal year ended 30 June 2016. However, the Corporation launched and completed a formal Enterprise-wide Risk Management (EWRM) system in March 2017.

(d) How often the risk management system is reviewed and the directors' criteria for assessing its effectiveness.

The risk management policy of the Company is already developed while the implementation of the EWRM system which includes risk analysis, treatment and monitoring was completed in March 2017,

The Company's eight (8) components of EWRM system are as follows:

- 1. Internal Environment
- 2. Objective Setting
- 3. Event Identification
- 4. Risk Assessment
- 5. Risk Response
- 6. Control Activities
- 7. Information and Communication (Reporting)
- 8. Monitoring and Reporting
- (e) Where no review was conducted during the year, an explanation why not.

No review was performed for fiscal year ended 30 June 2016 because of the Corporation's corporate restructuring. However, the Company launched and completed a formal EWRM system in March 2017.

2) Risk Policy

(a) Company

Give a general description of the Company's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk.

The Company launched a formal EWRM system, firmly embedded into its corporate planning process, which constantly seeks to identify, assess and address all the risks inherent and external to the business that could potentially affect the performance of the Company. The EWRM exercise was completed in March 2017.

The following risks are ranked according to their potential impact to the Company in terms of financial cost, reputation, and likelihood of occurrence.

Risk Exposure	Risk Management Policy	Objective	
Major Security and Health Risk	Compliance to Security and Health Standards	Incident reporting and follow up process	
Marginalization Risk	Risks faced by POPI and its subsidiaries and affiliates shall be identified, monitored and	EWRM is an integral element of overall corporate	

Financial Risk	managed effectively to the best of our ability at all times.	governance and will enable the Company to
Product / Service Quality and Safety Risk	2. The EWRM will be embedded in the Company's critical business activities, functions and processes.	achieve the its objectives.
Environmental Risk (Disaster Readiness)	3. A robust risk assessment system, methodology and reporting structure will be used with all risk issues identified,	
Government / Political Risk	analyzed, assessed, and monitored in a consistent manner.	
Organizational Risk (People, Processes, Systems & Performance Metrics)	4. The performance of our EWRM initiatives will be regularly monitored, reviewed and reported.	

(b) Group

Give a general description of the Group's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk.

The following risks are ranked according to their potential impact to the Company in terms of financial cost, reputation, and likelihood of occurrence.

Risk Exposure	Risk Management Policy	Objective
Leasing: Changing Market	Risk management policy encompasses key risks across	EWRM is an integral element of overall
Needs	the group, as well as specific	corporate governance
Leasing: Attracting and retaining	business unit risks.	and will enable the Company to achieve
merchants	(Refer to #2. Risk Policy, (a) Company)	the its objectives.

(c) Minority Shareholders

Indicate the principal risk of the exercise of the controlling shareholders' voting power.

The exercise of the controlling shareholders of their voting power may deprive representation of the minority in the Board. The Company implements cumulative voting of directors, prohibits the removal of a director if it would deny the minority shareholders representation in the Board (Section 8.1.2.3 of the Manual), and recognizes the appraisal right of shareholders (Section 8.1.7 of the Manual).

The Company's Corporate Governance Policies follow best practices, specifically with respect to the equitable treatment of all shareholders.

3) Control System Set Up

(a) Company

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the Company.

Controls are not yet established for the fiscal year ended 30 June 2016. However, the Company launched and completed a formal EWRM exercise in March 2017.

Risk Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk Management and Control (Structures, Procedures, Actions Taken)
Major Security and Health Risk	Compliance to Security and Health Standards	Incident reporting and follow up process
Marginalization Risk	Gross Leasable Area Monitoring	Initiatives to drive down costs and rental rates
Financial Risk	Billing and Collection Monitoring	Receivable management
Product / Service Quality and Safety Risk	Compliance to Health and Safety Regulations	Safety standards
Environmental Risk	Disaster Readiness Program	Periodic Drills (earthquake, fire, calamity etc.)
Government / Political Risk	Local Government Relationship Indicators	Strategic roles and tactical roles on relationship management are defined
Organizational Risk (People, Processes, Systems & Performance Metrics)	Employee Engagement Programs	Employee engagement surveys

(b) Group

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the Company.

Risk Exposure	Risk Assessment	Risk Management and Control
	(Monitoring and	(Structures, Procedures, Actions
	Measurement Process)	Taken)
Leasing: Changing Market Needs Leasing:	Occupancy Rates Occupancy Costs	Competitive scan to understand competitors' offerings
Attracting and retaining merchants		Lease and payment schemes to assist tenants
		Tenant feedback mechanisms

(c) Committee

Identify the committee or any other body of corporate governance in charge of laying down and supervising these control mechanisms, and give details of its functions.

Committee/Unit	Control Mechanism	Details of its Functions
Audit and Risk		
Committee	 Risk-based audits conducted by the company's Internal Audit Group and reported to 	 Ensure that an overall set of risk management policies and procedures exist for the Company.
	Committee on a quarterly basis • Update on the Company's risk profile and status through the report of the Company's Chief Audit Executive, who acts as the Chief Risk Officer on a concurrent basis.	Review the adequacy of the Corporation's enterprise-wide risk management framework/process. The Board, through the Committee, provides oversight by providing continuous input, evaluation and feedback on the effectiveness of the risk management process.
		Monitor the risk management activities of the Corporation and evaluate the effectiveness of the risk mitigation strategies and action plans, with the assistance of the internal auditors.
		Meet periodically with Management to discuss the Committee's observations and evaluation on its risk management activities.

G. INTERNAL AUDIT AND CONTROL

- Internal Control System
 Disclose the following information pertaining to the internal control system of the Company:
 - (a) Explain how the internal control system is defined for the Company.

Internal Control system is designed to provide reasonable assurance to the achievement of the objectives on the effectiveness and efficiency of operation, reliability of financial reporting, compliance with applicable laws and regulations, and safeguarding of the assets of the Company. These internal control systems are monitored and evaluated on a regular basis to ensure that they are functioning properly and effectively through a regular review of control environment, risk assessment, control activities, information and communication and monitoring.

Financial and Operational Control

The Company's disclosure controls and procedures include without limitation controls and procedures that are designed to ensure that information required to be disclosed in reports filed or submitted is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to our Company's management, including the President and CFO, as appropriate, to allow timely decisions regarding required disclosure.

Compliance

The Company's corporate compliance is managed by the Compliance Officer and Internal Audit/Compliance Department. This unit endeavors to ensure that our policies, corporate decisions and business activities are done in compliance with prevailing law and regulations, both internal and external. The Company proactively implements compliance policies at the business unit level and the transactional level. Its compliance activities in 2016 included:

- Supporting business activities with legal advice by delivering legal opinions on planned actions and issues in relation to their compliance with the applicable laws or regulations (legal advisory);
- Conducting a risk and legal review of planned business initiatives, policies and planned cooperation (legal review of business & policy initiatives); and
- c. Settlement of cases and claims.

Evaluation on the Effectiveness of Internal Audit
Management's Report on Internal Control over Financial Reporting

The Company's Management is responsible for establishing and maintaining adequate internal control over financial reporting. The Company's internal control over financial reporting is a process designed by, or under the supervision of, our CFO, and executed by its Board of Directors, management and other personnel, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of consolidated financial statements for external purposes in accordance with IFRS as issued by the IASB and includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of our Company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of consolidated financial statements in accordance with IFRS, and that receipts and expenditures of our Company are being made only in accordance with authorizations of management and Directors of our Company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our Company's assets that could have a material effect on the Consolidated Financial Statements. Because of its inherent limitations, internal control over financial reporting may not prevent or detect all misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

(b) A statement that the directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate.

The Audit and Risk Committee assists the Board in the performance of its oversight responsibility over the Company's financial reporting system, internal control system, audit processes and compliance with applicable laws, rules and regulations.

(c) Period covered by the review.

The review covers the period of 1 July 2015 to 30 June 2016.

(d) How often internal controls are reviewed and the directors' criteria for assessing the effectiveness of the internal control system.

The internal controls are reviewed annually and based on the reports of the Audit and Risk Committee on the audit areas covered during the year.

The Internal Audit Group conducts risk-based audit projects to verify the effectiveness and efficiency of the process under review, determine compliance with applicable internal policies and laws and regulations, and provide recommendations for improvement. As the audit projects are completed, Internal Audit Group presents to the Audit and Risk Committee the results of the engagements.

The Company has conducted an External Quality Assurance Review (EQAR) in order to evaluate and assess its internal audit structure, policies and procedures as part of the overall corporate restructuring of the Company.

(e) Where no review was conducted during the year, an explanation why not. N/A

2) Internal Audit

(a) Role, Scope and Internal Audit Function

Give a general description of the role and scope of internal audit work and other details of the internal audit function.

The Internal Audit Function sees to it that the Company's key organizational and procedural controls are effective, appropriate, and complied with, and shall be guided by the International Standards on Professional Practice of Internal Auditing.

Role	Scope	Indicate whether In-house or Outsource Internal Audit Function	Name of Chief Internal Auditor/Auditing Firm	Reporting process
Assurance	All processes within the POPI Group of companies	In-house Primarily carried out by the Internal Audit Group but complemented by outsourced third parties when needed	Leovigildo D. Abot*	Quarterly reporting process to the Audit and Risk Committee
Consulting	As required, based on the needs/ requirements of the Company	Primarily carried out by the Internal Audit Group but complemented by outsourced third parties when needed	Leovigildo D. Abot*	Reporting process to the Audit and Risk Committee at the end of the consulting engagement

^{*}The members of the Group Compliance Department, headed by Mr. Joel S. Lim, were seperated effective 9 October 2016. Mr. Leovigildo D. Abot, Chief Audit Executive, was assigned to handle the POPI Group audit function.

(b) Do the appointment and/or removal of the Internal Auditor or the accounting/auditing firm or corporation to which the internal audit function is outsourced require the approval of the Audit and Risk Committee?

Yes, approval from the Audit and Risk Committee is required.

The Board through the Committee will approve all decisions regarding the qualifications, performance evaluation, appointment or removal of the Chief Audit Executive (CAE) as well as the CAE's annual compensation and salary adjustment. The CAE will communicate and interact directly with the Board through the Committee.

(c) Discuss the internal auditor's reporting relationship with the Audit Committee. Does the internal auditor have direct and unfettered access to the Board of Directors and the audit committee and to all records, properties and personnel?

The Internal Audit Group, headed by Leovigildo D. Abot as Chief Audit Executive (CAE), reports to the Audit and Risk Committee. The IAD provides independent and objective assurance and advisory services to the Company. Through the Audit and Risk Committee, the Internal Audit Group assists the Board in the discharge of its duties and responsibilities.

The Internal Audit Group has a Charter that has been approved by the Audit and Risk Committee. This Charter describes the mission, independence and objectivity, scope and responsibilities, authority, accountability and standards of the IAD including direct and unfettered access to the board of directors and the audit committee and to all records, properties and personnel of the Company.

(d) Resignation, Re-assignment and Reasons

Disclose any resignation/s or re-assignment of the internal audit staff (including those employed by the third party auditing firm) and the reason/s for them.

Name of Audit Staff	Reason	
No Audit Staff resigned in FY 2016*	N/A	
*The manufactor of the Owner Orangliana Dent		A

^{*}The members of the Group Compliance Dept. were separated effective 9 October 2016. A new internal audit personnel from ALMI has been assigned to handle the Group audit functions.

(e) Progress against Plans, Issues, Findings and Examination Trends

State the internal audit's progress against plans, significant issues, significant findings and examination trends.

Progress Against Plans	Internal Audit completed the various audit activities and other consultancy services in accordance with the approved Audit Master Plan
Issues Findings	Summarized issues and findings gathered during the audit process and discussed with auditees for resolution
Examination Trends	Identified recurring issues and findings and initiated immediate corrective actions.

(f) Audit Control Policies and Procedures

Disclose all internal audit controls, policies and procedures that have been established by the Company and the result of an assessment as to whether the

established controls, policies and procedures have been implemented under the column "Implementation."

Policies & Procedures	Implementation
The Company prepared and documented policies and procedures that govern its operations, Examples include policies and procedures for financial accounting, human resource administration, information technology, code of ethics/code of conduct, whistle blowing, etc.	These policies and procedures are observed and implemented.

(g) Mechanism and Safeguards

State the mechanism established by the Company to safeguard the independence of the auditors, financial analysts, investment banks and rating agencies (example, restrictions on trading in the Company's shares and imposition of internal approval procedures for these transactions, limitation on the non-audit services that an external auditor may provide to the company).

Auditors (Internal and External)	Financial Analysts	Investment Banks	Rating Agencies
The Internal Audit Charter states: The internal audit activity will remain free from interference by any element in the organization, including matters of audit selection, scope, procedures, frequency, timing, or report content to permit maintenance of a	The Company does not perceive any need at this time to establish a mechanism to safeguard the independence of these entities.	The Company does not perceive any need at this time to establish a mechanism to safeguard the independence of these entities.	The Company does not perceive any need at this time to establish a mechanism to safeguard the independence of these entities.
necessary independent and objective mental attitude. To maintain objectivity, the Internal Audit Group is not involved in day-to-day control procedures. Instead, each POPI subsidiary or strategic business unit is responsible for their own internal control and efficiency.			
Internal auditors must exhibit the highest level of professional objectivity in gathering, evaluating, and communicating information about the activity or process being examined. Internal auditors must make a balanced assessment of all the relevant circumstances and not be			

unduly influenced by their		
own interests or by others		
in forming judgments.		
The CAE will confirm to the		
Board through the		
Committee, at least		
annually, the organizational		
independence of the		
internal audit activity.		
miorial addit dollvity.		
The Internal and External		
Auditors report directly to		
the Audit and Risk		
Committee. Their reports		
are approved by the Audit		
and Risk Committee and		
the Board of Directors.		
the Beard of Bhestere.		
In addition, the Manual		
provides that:		
promass man		
(i)The external auditor		
should be rotated or		
changed every five (5)		
years or earlier, or the		
signing partner of the		
external auditing firm		
assigned to the		
Corporation, should be		
changed with the same		
frequency. (Section 4.2.7		
(A) (v) of the Manual)		
(ii) The external auditor		
shall not, at the same time,		
provide internal audit		
services to the Corporation.		
Non-audit work may be		
given to the external		
auditor, provided it does not		
conflict with his duties as an		
independent auditor, or		
does not pose a threat to		
his independence. (Section		
4.2.7 (B) of the Manual)		
(iii) If the external auditor		
believes that any statement		
made in an annual report,		
information statement or		
any report filed with the		
Commission or any		
regulatory body during the		
period of his engagement is		
incorrect or incomplete, he		
shall give his comments or		
views on the matter in the		
said reports. (Section 4.2.7		
(B) of the Manual)		
·	·	

(h) State the officers (preferably the Chairman and the CEO) who will have to attest to the Company's full compliance with the SEC Code of Corporate Governance. Such confirmation must state that all directors, officers and employees of the Company have been given proper instruction on their respective duties as mandated by the Code and that internal mechanisms are in place to ensure that compliance.

The Chairman, the President and Compliance Officer of the Company will attest to the Corporation's compliance with the SEC Code of Corporate Governance.

The Board of Directors, Management, officers and employees of the Corporation commit themselves to the principles and best practices of governance contained in our Manual on Corporate Governance as a guide to the attainment of its corporate goals. The Corporation shall make a continuing effort to create awareness of good corporate governance within the organization. At the same time, the entire organization declares its continuing commitment to the vision statement and corporate values of the Corporation.

H. ROLE OF STAKEHOLDERS

1) Disclose the Company's policy and activities relative to (a) customers' welfare, (b) supplier/contractor selection practice, (c) environmentally friendly value chain, (d) community interaction, (e) anti-corruption programs and procedures, and (f) safeguarding of creditors' rights.

	Policy	Activities
Customer's welfare	Safety and Security	Compliance with government regulations
Supplier/contractor selection practice	Consider price bid and reliability of supplier	The Company gets the price bid of at least three (3) suppliers before an award is made.
Environmentally friendly value-chain	N/A	N/A
Community interaction	Corporate Social Responsibility (CSR) Policy	The Company, through its subsidiary, undertakes CSR initiatives in the communities within the area
Anti-corruption programmes and procedures	Company's Policies and Procedures on Employee Conduct	Enforcement in accordance with the Company's Policy Manual
Safeguarding creditors' rights	Refer to relevant agreements or contracts	Monitor contracts

2) Does the Company have a separate corporate responsibility (CR) report/section or sustainability report/section?

The Company includes a CSR report in its Annual Report.

- 3) Performance-enhancing mechanisms for employee participation.
 - (a) What is the Company's policy for its employees' safety, health, and welfare?

The Company seeks to provide services and programs designed to promote the wellbeing of employees such as health and safety, rest and recreation, economic security and family welfare.

The Company provides services and programs designed to care for the well-being of its employees. Programs for health, safety, and employee welfare are implemented to communicate and demonstrate a caring atmosphere in the work place.

The Company maintains a medical and wellness program which provides for inpatient and out-patient benefits for the employees. Employees undergo annual medical examinations for health maintenance. Medical consultations are also made available to the employees through the regular visits of a medical doctor in the office.

Furthermore, policies to promote a safe and healthy work environment have been established in accordance with the requirements of the Department of Labor and Employment.

Drug-Free Workplace Policy

The Company is committed to safeguard the well-being of its employees from the harmful effects of dangerous drugs on their physical and mental well-being by increasing employee awareness on the adverse effects of dangerous drugs and by monitoring employees who are susceptible to drug abuse.

Workplace Policy and Program on Hepatitis B

The aim of this Policy is to ensure that the employees' right against discrimination and confidentiality is maintained. This Policy also enlightens the employees of their role as well as the Company's role in dealing with Hepatitis B.

Workplace Policy and Program on Tuberculosis (TB) Prevention and Control

The purpose of this Policy is to address the stigma attached to employees with TB and to ensure that the employee's right against discrimination, brought by the disease, is protected. This Policy also intends to facilitate free access to anti-TB medicines of affected employees through referrals.

HIV and AIDS Policy

The purpose of this Policy is to provide information and guidance in the diagnosis, treatment and prevention of HIV/AIDS in the workplace to the employees. This Policy also intends to address the stigma attached to employees with HIV/AIDS and make sure that the workers' right against discrimination and confidentiality is maintained.

Anti-Sexual Harassment Policy

The Company values the dignity of its human resources and guarantees full respect for its employees, trainees or applicants for employment. The Company likewise commits to maintain a work environment free from sexual harassment and all forms of sexual intimidation and exploitation, and it will not tolerate harassment of its employees (either male or female) by anyone, including any of its officers, managers, supervisors, vendors, clients or customers.

Breastfeeding Policy

The Company recognizes the importance of breastfeeding for both mother and baby and hereby supports and promotes breastfeeding for its mother-employees. The Company provides facilities and the support necessary to enable mothers in their employment to balance breastfeeding / breast milk expression with their work.

Other initiatives to promote wellness include learning sessions, sports programs, recreational activities such as outings, and other company events that also foster camaraderie and cooperation among the employees.

The Company also participates in fire and earthquake drills, in coordination with the office building administrator and the Company's Safety Committee headed by a Human Resources Dept. officer.

Training

Training efforts focus on the three core areas: 1) Personal Effectiveness; 2) Functional / Professional Skills; and 3) Leadership Skills.

The Company stages in-house programs through the Group Training Curriculum and the Management Coffee Sessions.

The Group Training Curriculum is envisioned to be a venue where all employees can be equipped with core, common and critical skills within the Group.

As part of the Company's culture-building initiatives, the HRD conducts or holds Management Coffee Sessions with the objective of facilitating informative and interactive discussions among the leaders of the Group on various topics of leadership, management and the business landscape.

The Company also sends its employees to public seminars to continuously equip them with the necessary technical or functional knowledge and expertise necessary for meeting the present and future demands for achieving the business objectives of the Company.

(b) Show data relating to health, safety and welfare of its employees.

The Company conducts an annual physical examination (APE) for primary and secondary prevention of diseases and to promote healthy behavior among the employees. The top 1 illness based on the recent annual medical examination for the Group conducted in March 2016 is Obesity/Overweight. Results of the annual medical examination show:

Top 5 Illnesses Based on APE	Percentage
Obesity	48.28%
Urinary Tract Infection	13.79%
Anemia	6.9%
Bronchial Asthma	6.9%
Hypertension	3.45%

(c) State the Company's training and development programmes for its employees. Show the data.

The Company promotes employee learning, education and growth through training and development programs to equip them with a whole range of knowledge, skills and experiences in the areas of personal effectiveness, functional/job-related competencies and leadership development for effective performance in their current and future jobs. Training programs include:

- (i) Management Coffee Sessions around 70 supervisors and managers attend regular learning sessions in the area of leadership development
- (ii) Group Training Program around 20 employees attend regular courses that focus on competencies that are core, critical and common to all employees in the Group
- (iii) Functional Training based on identified training needs, employees attend public seminars that focus on enhancing their specific job-related competencies.

In view of the reorganization of the Group, this year's training and development programs for employees were subject to review and evaluation.

(d) State the Company's reward/compensation policy that accounts for the performance of the Company beyond short-term financial measures.

It is the policy of the Company to manage work performance through a year-round process of helping and guiding people to achieve desired results. Our Performance

Management System (PMS) aims to systematically and periodically monitor results against established individual or organizational goals and thus improve the overall performance and potentials of the Company and its employees. The system allows the Company to be linked to employee rewards and compensation. Performance of the individual, department and the company as a whole bears the greatest weight in determining annual merit increases.

4) What are the Company's procedures for handling complaints by employees concerning illegal (including corruption) and unethical behavior? Explain how employees are protected from retaliation.

In accordance with the Company's Policies and Procedures on Employee Conduct, the Company adheres to the policies of fair and consistent implementation of its regulations and the procedural due process in handling complaints by employees concerning illegal and ethical behavior and in ensuring their protection from retaliation.

I. DISCLOSURE AND TRANSPARENCY

1) Ownership Structure

(a) Holding 5% shareholding or more* (as of 31 December 2016)

Shareholder	No. of Shares	Percent	Beneficial Owner
Ayala Land, Inc.**	2,499,999,996	51.06%	Ayala Land, Inc.
PCD Nominee Corp. (Filipino)	1,699,409,443	34.71 %	Various Clients

*Based on the report as of 31 December 2016 of Stock and Transfer Agent, BDO Unibank, Inc.-Securities Services and Corporate Agencies Dept.

**On 4 July 2016, the SEC approved POPI's increase in authorized capital stock from P2.4 billion to P7.5 billion divided into 7.5 billion common shares. Of said increase, ALI subscribed to 2.5 billion common shares of stock of POPI (equivalent to 51.06% of the equity of the Company).

Name of Senior Management	No. of Direct Shares	No. of Indirect Shares	% of Capital Stock
Jose Emmanuel H. Jalandoni	2	-	-
Ruby P. Chiong	1	-	-
Rhodora Estrella B. Revilla	0	-	-
June Vee D. Monteclaro-Navarro	0	-	-
Nimfa Ambrosia Perez-Paras	0	-	-

2) Does the Annual Report disclose the following:

Key Risks	Yes
Corporate objectives	Yes
Financial performance indicators	Yes
Non-financial performance indicators	Yes
Dividend policy	Yes
Details of whistle-blowing policy	The Company's policy on whistle
	blowing is posted in its website.
Biographical details (at least age, qualifications, date of	Yes
first appointment, relevant experience, and any other	
directorships of listed companies) of directors	
Training and/or continuing education program attended	No. With the ACGR, the Corporate
by each director	Governance section in the Annual
	Report was discontinued as per SEC
	Memorandum Circular No. 5 Series of
	2013. The subsequent trainings of
	directors were not included in the
	Annual Report but reported in the
	Consolidated Changes to ACGR.
Number of Board of Directors meetings held during the	No. The number of Board meetings
year	held in a year and the attendance
	details of the directors in such

	meetings are disclosed in the ACGR as the submission of Certification of Attendance of Directors was discontinued as per SEC Memorandum Circular No. 5 Series of 2013. The Compliance Officer submitted the report on the attendance of Directors in Board and Committee meetings for the fiscal year by way of advisement letter to the SEC last 5 July 2016 and disclosed as an update to the ACGR.
Attendance details of each director in respect of meetings held	No. See above.
Details of remuneration of the CEO and each member of the Board of Directors	No. The remuneration of the CEO and top 4 officers of the Company is reported as a lump sum amount to ensure confidentiality and protection of the officers and the Company. The total compensation paid to the members of the Board are reported in the General Information Sheet submitted by the Company each year.

3) External Auditor's Fee

Name of Auditor	Audit Fee (FY 2015-2016)	Non-Audit Fee
SGV and Co.	P1,344,000.00	P980,000.00
	(inclusive of VAT)	(inclusive of VAT)

4) Medium of Communication

List down the mode/s of communication that the Company is using for disseminating information.

- a) Disclosures to the SEC and PSE
- b) Company Website
- c) E-mail
- d) Registered mail
- e) Publication in newspapers of general circulation
- 5) Date of release of audited financial report: 6 October 2016

6) Company Website

Does the Company have a website disclosing up-to-date information about the following?

Business operations	Yes
Financial statements/reports (current and prior years)	Yes
Materials provided in briefings to analysts and media	NA
Shareholding structure	Yes
Group corporate structure	Yes
Downloadable annual report	Yes
Notice of AGM and/or EGM	Yes
Company's constitution (By-Laws and Articles of Incorporation)	Yes

7) Disclosure of Related Party Transactions (RPT)

RPT	Relationship	Nature	Value (in Thousands) (FY 1 July 2015- 30 June 2016)
Lepanto Ceramics, Inc.	Subsidiary	Charges	P1
Orion I Holdings			
Philippines, Inc.	Subsidiary	Advances	199,153
OE Holdings, Inc.	Subsidiary	Advances	34,088
FLT Prime Insurance Corp.	Subsidiary	Charges	947
Orion Property Development, Inc.	Subsidiary	Charges	0
Orion Maxis Inc.	Subsidiary	Charges	21,914
Tutuban Properties, Inc.	Subsidiary	Charges	0

When RPTs are involved, what processes are in place to address them in the manner that will safeguard the interest of the Company and in particular of its minority shareholders and other stakeholders?

Section 7.2 of the Manual states:

"All material information, i.e., anything that could potentially adversely affect the viability of the Corporation or interests of the stockholders shall be publicly disclosed. Such information shall include earnings results, acquisition or disposal of assets, board changes, related party transactions, shareholdings of directors and changes to ownership." (Emphasis supplied)

RPT transactions are referred to the Audit and Risk Committee for approval. Material or significant RPT transactions will have to be endorsed by the Audit and Risk Committee to the Board for approval.

J. RIGHTS OF STOCKHOLDERS

1) Right to participate effectively in and vote in Annual/Special Stockholders' Meetings

(a) Quorum

Give details on the quorum required to convene the Annual/Special Stockholders' Meeting as set forth in its By-Laws.

Quorum Required	Majority of the issued and outstanding stock of the
	Company having voting powers. (Art. III, Sec. 5 of the
	Company's By-Laws)

(b) System used to approve corporate acts

Explain the system used to approve corporate acts.

System Used	Stockholders' affirmative vote during a regular or special
	Stockholders' Meeting
Description	Majority vote of the stockholders are required to approve corporate
	acts.

(c) Stockholders' Rights

List any Stockholders' Rights concerning Annual/Special Stockholders' Meeting that differ from those laid down in the Corporation Code.

Stockholders' Rights under the Corporation Code	Stockholders' Rights <u>not</u> in the Corporation Code	
Notice period of two weeks for regular stockholders' meetings and one week for special stockholders' meetings. (Section 50)	In practice, the Company provides its stockholders with the notice and agenda of the Annual Stockholders' Meeting at least fifteen business days from the date thereof.	
No provision on the right of minority stockholders to propose holding of stockholders' meetings.	1	

Dividends

The Corporation has not declared any dividends in the last five years.

(d) Stockholders' Participation

1-7. State, if any, the measures adopted to promote stockholder participation in the Annual/Special Stockholders' Meeting, including the procedure on how stockholders and other parties interested may communicate directly with the Chairman of the Board, individual directors or board committees. Include in the discussion the steps the Board has taken to solicit and understand the views of the stockholders as well as procedures for putting forward proposals at stockholders' meetings.

During Annual or Special Stockholders' Meetings, after the Chairman has completed his report, stockholders are encouraged to ask questions and to give comments on any matter involving the Company. The Company ensures the attendance of the external auditors and relevant personnel during such meetings so that any and all answers that may be asked by stockholders may be given the appropriate response.

Before the end of the meeting, the Chairman asks if the stockholders have any questions.

- 8. State the Company policy of asking shareholders to actively participate in corporate decisions regarding:
 - (a) Amendments to the Company's constitution;
 - (b) Authorization of additional shares; and
 - (c) Transfer of all or substantially all assets, which in effect results in the sale of the Company

The Company complies with the procedures set forth in its By-Laws and the provisions of the Corporation Code and other regulations implemented by the SEC and the PSE.

The notice/agenda of the meeting and the explanation of each item to be taken up during the meeting were sent out to all the stockholders together with the Definitive Information Statement (SEC Form 20-IS). However, there was no stockholders' meeting held in 2016. The stockholders' meeting was set on 13 January 2017. The annual stockholders' meeting was reset to January 2017 to comply with the notice requirements. The Company had to reset the meeting due to the re-opening of the nomination for independent directors. One of the nominees had to withdraw his acceptance of his nomination as independent director due to health reasons.

- 9. Does the Company observe a minimum of 21 business days for giving out of notices to the <u>Annual/Special Stockholders' Meeting where items to be resolved</u> by shareholders are taken up?
 - (a) Date of sending out notices: 20 December 2016 (Notice sent out with the Definitive Information Statement)
 - (b) Date of the Annual/Special Stockholders' Meeting: 13 January 2017
- 10. State, if any, questions and answers during the Annual/Special Stockholders' Meeting (SSM).

There was no stockholders' meeting held in 2016. The annual stockholders' meeting was set on 13 January 2017.

11-23. Results of Annual/Special Stockholders' Meeting's Resolutions

Not Applicable - There was no stockholders' meeting (annual or special) held in CY 2016.

Resolution	Approving	Dissenting	Abstaining
Not Applicable.			

24. Date of publishing of the result of the votes taken during the most recent <u>Annual/Special Stockholders' Meeting for all resolutions:</u>

There was no stockholders' meeting held in 2016 as explained in item 8 of this section. The annual stockholders' meeting was set on 13 January 2017.

(e) Modifications

State, if any, the modifications made in the Annual/Special Stockholders' Meeting regulations during the most recent year and the reason for such modification.

There were no modification made in stockholders' meeting regulations in 2016.

- (f) Stockholders' Attendance
 - (i) Details of Attendance in the Annual/Special Stockholders' Meeting:

There was no stockholders' meeting (special or annual) held in 2016. The annual stockholders' meeting was set on 13 January 2017.

Type of Mtg.	Names of Board Members/ Officers Present	Date of Mtg.	Voting Procedure (by poll, show of hands, etc.)	% of SH Attending in Person	% of SH in Proxy	Total % of SH present
Not Applicable						

(ii) Does the Company appoint an independent party (inspectors) to count and/or validate the votes at the ASM/SSM?

The validation of the votes at the ASM/SSM is conducted by the Company's stock transfer agent, BDO Unibank, Inc. and SGV. However, there was no stockholders' meeting (annual or special) held in 2016 as explained in item 8 of this section.

(iii) Do the Company's common shares carry one vote for one share? If not, disclose and give reasons for any divergence to this standard. Where the Company has more than one class of shares, describe the voting rights attached to each class of shares.

The Company only has one class of shares -- common -- which carry one vote for one share.

(g) Proxy Voting Policies

State the policies followed by the Company regarding proxy voting in the <u>Annual/Special Stockholders' Meeting.</u>

There was no stockholders' meeting held in 2016 as explained in item 8 above. The annual stockholders' meeting was set on 13 January 2017. However, the agenda/notice and Information Statement for the ASM were sent in December 2016.

	Company's Policies
Execution and acceptance of proxies	The Company has a prescribed proxy form but
	does not strictly enforce it as long as the proxy
	submitted is in writing, signed by the stockholder
	and timely submitted.
Notary	There is no need for the proxy to be notarized.
Submission of proxy	The proxy has to be submitted at the office of the
	Company, at least seven (7) working days prior to
	the date of the validation of proxies as indicated
	in the Notice/Agenda.
Several proxies	Several proxies are acceptable, but only one can
N. II II II	vote on behalf of the principal during the meeting.
Validity of proxy	A proxy is valid only for the meeting for which it
	was intended, unless otherwise stated therein.
	However, as provided in the Corporation Code,
	no proxy can be valid for a period longer than 5
Proxies executed abroad	years.
Proxies executed abroad	Proxies executed abroad are acceptable subject to the Company's validation process.
Invalidated proxy	The Company does not have any established
invalidated proxy	policy on invalidated proxies, except that such
	proxies would not be recognized or entitled to
	vote.
Validation of proxy	Proxies are validated on the date, time, and at the
variation of proxy	place indicated in the Notice/Agenda by
	Inspectors of Proxies and Ballots Committee, with
	the assistance of representatives of the
	Company's stock transfer agent and external
	auditor.
Violation of proxy	The Company does not have any established
	policy at this time concerning violation of proxy.
	However, in such case, the Company would take
	it on a case-to-case basis in determining whether
	to count the votes of the proxy.

(h) Sending of Notices

State the Company's policies and procedure on the sending of notices of Annual/Special Stockholders' Meeting.

Policies	Procedure
The Company's By-Laws provide that Notices	The Company transmits Notices to brokers
shall be sent by personal delivery, mail,	in Pasig and Makati by hand or by fax. It
telegraph, cable, or electronically to	transmits Notices to stockholders in Metro
stockholders of record at his last known	Manila by messengerial service or by

address at least 10 days prior to the date of	ordinary mail. Notices to stockholders
meeting, if annual meeting, or at least 5 days	outside Metro Manila were sent via ordinary
prior to date of meeting, if special meeting.	mail.
Pursuant to the Implementing Rules of the	
Securities Regulation Code, the notice/agenda	
together with the Explanation of the items to	
be taken up and the Information Statement	
are distributed at least 15 business days	
before the date of the meeting.	

(i) Definitive Information Statement and Management Report

Number of Stockholders entitled to receive	898 stockholders + 90 PCD/trading
Definitive Information Statements and	participants
Management Report and other Materials	
Date of Actual Distribution of Definitive	20 December 2016
Information Statement and Management Report	
and Other Materials Held by Market	
Participants/Certain Beneficial Owners	
Date of Actual Distribution of Definitive	20 December 2016
Information Statement and Management Report	
and other Materials held by Stockholders	
State whether CD format or hard copies were	CD format of the Notice/Agenda and
distributed	Explanation, Definitive Information
	Statement and Management Report
	were distributed.
If yes, indicate whether requesting stockholders	Not Applicable. There was no
were provided hard copies	stockholders' meeting in 2016.

(j) Does the Notice of Annual/Special Stockholders' Meeting include the following:

Each resolution to be taken up deals with only	Yes.
one item.	
Profiles of directors (at least age, qualification,	No. This information is already indicated
date of first appointment, experience, and	in the Definitive Information Statement
directorships in other listed companies)	which is likewise transmitted to the
nominated for election/ re-election.	stockholders of record.
The auditors to be appointed or re-appointed.	No. This information is already indicated
	in the Definitive Information Statement
	which is likewise transmitted to the
	stockholders of record
An explanation of the dividend policy, if any	No. This information is already indicated
dividend is to be declared.	in the Management Report which is
	likewise transmitted to the stockholders
	of record. However, the Company has
	not declared any dividend in the last
	several years.
The amount payable for final dividends.	No dividends were declared.
Documents required for proxy vote.	Yes.

2) Treatment of Minority Stockholders

(a) State the Company's policies with respect to the treatment of minority stockholders

Policies	Implementation
A director shall not be removed without cause if it will deny minority shareholders representation in the Board. (Sec. 8.1.2.3 of the Manual)	N/A. No director was removed during the year.
Although all stockholders should be treated equally or without discrimination, the Board should, as far as practicable, give minority stockholders the right to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of	During the year, no minority shareholder has proposed the holding of a meeting or the inclusion of any item for discussion in the agenda.

the Corporation. The Board shall determine
which matters are proper for inclusion in the
agenda for stockholders' meetings. (Sec. 8.1.8
of the Manual)

(b) Do minority stockholders have a right to nominate candidates for Board of Directors?
Yes.

K. INVESTORS RELATIONS PROGRAM

 Discuss the Company's external and internal communications policies and how frequently they are reviewed. Disclose who reviews and approves major Company announcements. Identify the committee with this responsibility, if it has been assigned to a committee.

The Company's internal and external communications policies are reviewed by key officers as may be required and practicable. The Corporate Secretary and the Compliance Officer review any external communication to be released to the government regulators. Internal communication is handled by Compliance Officer in coordination with the top management and/or the President.

2) Describe the Company's investor relations program including its communications strategy to promote effective communication with its stockholders, other stakeholders and the public in general. Disclose the contact details (e.g. telephone, fax and email) of the officer responsible for investor relations.

	Details
(1) Objectives	Inform stockholders, stakeholders and the
	public in general of the results of operations of
	the Company
(2) Principles	Transparency
	Accountability
	Fiscal Management
(3) Modes of Communication	Annual Stockholders' Meeting
	Corporate website
	Disclosures to SEC and PSE
	Annual Report
	Press releases
(4) Investors Relations Officer*	The Company to appoint a new Investor
(,	Relations Officer.

^{*} Mr. Victor V. Rafael was separated effective 30 October 2016 pursuant to a corporate reorganization.

Telephone No. : 884-1106 Fax No. : 884-1409

Email : popi-corporate@primeorion.com

(email changed to corporate.popi@primeorion.com.ph in

March 2017)

3) What are the Company's rules and procedures governing the acquisition of corporate control in the capital markets, and extraordinary transactions such as mergers, and sales of substantial portions of corporate assets? Name of the independent party the Board of Directors of the Company appointed to evaluate the fairness of the transaction price.

The Company follows the provisions of its By-laws and the Corporation Code with respect to the above transactions.

The Company engages consultants as may be necessary for the evaluation of the fairness of the transaction price.

L. CORPORATE SOCIAL RESPONSIBILITY (CSR) INITIATIVES

Discuss any initiative undertaken or proposed to be undertaken by the Company.

Initiative	Beneficiary
Feeding Program	Day Care students of Brgys. 48, 49 and 51
	(Tondo, Manila)
Brigada Eskwela Program	Day Care Centers of Brgys. 48, 49 and 51 of
	Tondo, Manila
School Kit Distribution	Students of Day Care Centers in Brgys. 48, 49,
	50 and 51 of Tondo, Manila
Computer Donation	Gregorio Perfecto High School in Tondo, Manila
Feeding Program and Christmas gift-	Children of Brgys. 48 and 49 in Tondo, Manila
giving	

M. BOARD, DIRECTOR, COMMITTEE AND CEO APPRAISAL

Disclose the process followed and criteria used in assessing the annual performance of the Board and its committees, individual director, and the CEO/President.

	Process	Criteria
Board of Directors	Members of the Board of Directors to accomplish a Self- Assessment Form	Performance rating of 1-5, with 1 as highest rating; Performance levels range from Needs Improvement, Good, Satisfactory and Excellent
Board Committees	Self-assessment to be done yearly by the Audit Committee members as prescribed in its Audit Committee Charter (using the Self-Assessment Worksheet and Self-Rating Form)	Performance rating of 1-5, with 5 as the highest
Individual Directors	Members of the Board of Directors to accomplish a Self-Assessment Form	Performance rating of 1-5, with 1 as the highest rating Performance levels range from Needs Improvement, Good, Satisfactory and Excellent
CEO/President	Process to be developed	N/A

N. INTERNAL BREACHES AND SANCTIONS

Discuss the internal policies on sanctions imposed for any violation or breach of the Corporate Governance Manual involving directors, officers, management and employees.

Violations	Sanctions
Section 11.1 of the Manual imposes the following penalties, after notice and	First Violation - Violator shall be subject to written reprimand.
hearing, on the Company's directors, officers, and staff in case of violation of any of the provision of this Manual:	Second Violation - Suspension from office shall be imposed on such person violating the Manual. The duration of the suspension shall depend on the gravity of the violation.
	Third Violation - The maximum penalty of removal from office shall be imposed.

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Pursuant to the requirement of the Securities and Exchange Commission, this Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Makati on _____ May 2017. **SIGNATURES** BERNARD VINCENT O. DY JOSE ENMANUEL H. JALANDONI Chairman of the Board President/Chief Executive Officer RENATO O. MARZAN REX.MA. A. MENDOZA Independent Director Independent Director RHODORA ESTRE LA B. REVILLA Compliance Officer MAY 3 0 2017 2017. SUBSCRIBED AND SWORN to before me this day of affiants exhibited to me their valid identification as follows: Date/Place Issued Valid ID Name Passport No. EC8377126 7-23-2016/DFA Manila Bernard Vincent O. Dy 12-11-2012/DFA Manila Passport No. EB6926167 Jose Emmanuel H. Jalandoni 11-13-2013/DFA Manila Rex Ma. A. Mendoza Passport No. EB9572318 2-11-2015/DFA NCR East Renato O. Marzan Passport No. EC3435112 Rhodora Estrella B. Revilla Passport No. EB8658544 7-13-2013/DFA Manila

Doc. No. 200, Page No. Book No. 2017. ATT HE NRY D. ADASA NO 28 Y PUBLIC OF DIFASAY CN. DET MOST 1/2017 101/2017 1/2017 101/2017 1/2017 NO. 17-23 TRAMO PASAY CITY 101/08/2017 Z.N. 101/08/2017 MLA 101/08/2017 MLA 102/NEYS NO 29679