

## SEC FORM - I-ACGR



INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

- 1. For the fiscal year ended: December 31, 2017
- 2. SEC Identification Number: 427-A 3. BIR Tax Identification No.: 000-707-286
- 4. Exact name of issuer as specified in its charter: ATOK-BIG WEDGE CO., INC.
- Metro Manila Philippines 6. (SEC Use On Industry Classification Code: Province, Country or other jurisdiction of incorporation or organization
   Alphaland Makati Place, 7232 Ayala Avenue corner Malugay Street, Makati City Address of principal office
- 8. (632) 310-7100; (632) 337-2031 Issuer's telephone number, including area code
- 9. Not Applicable (N/A)Former name, former address, and former fiscal year, if changed since last report.

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**Principle 1:** The company should be headed by a competent, working board to foster the long-term success of the corporation, and to sustain its competitiveness and profitability in a manner consistent with its corporate objectives and the long-term best interests of its shareholders and other stakeholders.

Recommendation 1.2						organization.	and respond to the needs of the	them to tultill their roles and responsibilities	individually and collectively to enable	itions	competence and expertise.	2. Board has an appropriate mix of Co	company's industry/sector.	or expertise that is relevant to the	collective working knowledge, experience	Board is composed of directors with
	Corporate Governance.	Company's Manual on	provided in Sec. 2.2.2.1 of the	evaluation of its performance are	serve as benchmark for the	of potential nominees and to	directors to facilitate the selection	2. The Qualification standards for	filed to the SEC on April 13, 2018.	Compliant Annual Report (SEC Form 17-A)	disclosed in the Company's	Compliant relevant trainings of directors are	experience, expertise and	knowledge, professional	Academic qualifications, industry	Compliant

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1. Board is composed of a majority of non- executive directors.	Compliant	The Company filed its General Information Sheet for the year 2017 identifying the directors and the type of their directorships in the Company for the year 2017. The directors were also identified in the Company's 's Annual Report (SEC Form 17-A) filed with the SEC on April 13, 2018.
Recommendation 1.3  1. Company provides in its Board Charter and Manual on Company Courses	Compliant	The company's Manual on
and Manual on Corporate Governance a policy on training of directors.		Corporate Governance relating to its policy on training of directors.
<ol><li>Company has an orientation program for first time directors.</li></ol>	Compliant	The Corporate Secretary furnishes all directors a copy of the Company's Manual on Corporate Governance. He also reminds and encourages the directors to attend seminars on
<ol> <li>Company has relevant annual continuing training for all directors.</li> </ol>	Compliant	corporate governance.
Recommendation /		

		2. Corporate Secretary is a separate individual from the Compliance Officer.	1. Board is assisted by a Corporate Secretary.
		Non- Compliant	Compliant
The Corporation's current Corporate Secretary, Atty. Cliburn Anthony A. Orbe, is a lawyer by profession. Other information on the Corporate Secretary is provided on the Company's Annual Report and Information Statement	Aside from those prescribed by the By-Laws and the Manual on Corporate Governance, the Corporate Secretary also prepares the agenda for each regular or special Board meeting and the annual meeting of the stockholders, and oversees the distribution of the same before such scheduled meeting. He also regularly updates the Board regarding any relevant statutory and regulatory changes.	provides for the Corporate Secretary's duties and responsibilities.	Sec. 2.2.3 of the Company's Manual on Corporate Governance and Section 8, Article III of its By-Laws
	Specifically required by 300. Exercised Company's Manual on Corporate Governance that the Corporate Secretary shall also be the Compliance Officer. The Corporate Secretary is also being assisted by a Deputy Compliance Officer.	The Corporate Secretary is also the Compliance Officer because it is constituting the control of	1

Optional: Recommendation 1.5  1. Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.  Recommendation 1.6		4. Corporate Secretary attends training/s on Corporate governance.	3. Corporate Secretary is not a member of the Board of Directors.
Compliant		Compliant	Non- Compliant
	1. "Public Seminar on relevant SEC Regulations on Registered Issuers of Proprietary or Non-proprietary Securities and Timeshares", conducted by SEC; and 2. Corporate Governance Round Table Discussion with PLC's Compliance Officers", given also by SEC.	The Company's secretariat office was able to attend the following trainings on corporate governance, among others:	
			The Corporate Secretary is a member of the Board of Directors, but his duty as such is not compromised since he was made aware of his duties and responsibilities both as corporate secretary and as member of the Board of Directors. The Corporate Secretary is also being assisted by an Assistant Corporate Secretary, who is not a member of the Board of Directors.

3. Compliance Officer is not a member of he board.  Non-Compliant	2. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.		1. Board is assisted by a Compliance Officer. Compliant
iant		The Corporation's current Compliance Officer, Atty. Cliburn Anthony A. Orbe,	Sec. 2.1 of the Company's Manual on Corporate Governance provides for the Compliance Officer's duties and responsibilities.
The Compliance Officer is a member of the Board of Directors, but his duty as such is not compromised since he was made aware of his duties and responsibilities both as Compliance Officer and as member of the Board of Directors. The Compliance Officer is also being assisted by a Deputy Compliance Officer, who is not a member of the Board of Directors who is also a lawyer by profession.			

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4. Compliance Officer attends training/s on corporate governance.	Compliant	The Compliance Officer, who is also the Corporate Secretary, personally or through a representative was able
		to attend the following trainings on corporate governance, among others:
		1. "Public Seminar on relevant
		SEC Regulations on Registered
		Issuers of Proprietary or Non-
		proprietary Securities and
		Timeshares", conducted by
		SEC on 5 December 2014;
		2. 2017 PSE Annual Disclosure
		Rules Seminar, conducted by
		PSE on November 27, 2017;
		and
		3. Corporate Governance
		Round Table Discussion with
		PLC's Compliance Officers",
		given also by SEC on 30
		March 2015.

other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders. Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, and Recommendation 2.1

1. Board oversees the development, review and approval of the company's business objectives and strategy.	1. Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.
Compliant	Compliant
Sec. 2.2.1.4 of the Company's Manual on Corporate Governance provides that it is the Board's responsibility to foster the long-term success of the corporation, and to sustain its competitiveness and profitability in a manner consistent with its corporate objectives and the best interests of its stockholders.  The corporation's vision, mission, strategic objectives, policies and procedures guide the Board's activities.	Sec. 2.2.1.4 of the Company's Manual on Corporate Governance provides that it is the Board's responsibility to foster the long-term success of the corporation, and to sustain its competitiveness and profitability in a manner consistent with its corporate objectives and the best interests of its stockholders.  The corporation's vision, mission, strategic objectives, policies and procedures guide the Board's activities.¹

<sup>&</sup>lt;sup>1</sup>The Company's vision-mission is posted at http://www.atokbigwedge.com/mission-vision/ SEC Form — I-ACGR \* Updated 21Dec2017

Supplement to Recommendation 2.2.

1. Board has a clearly defined and updated

Compliant

and mission in year 2015 and

The Company has adopted a vision

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Board oversees and monitors the

Compliant

implementation of the company's business

objectives and strategy.

2. Board adopts a policy on the retirement for directors and key officers.	Recommendation 2.4  1. Board ensures and adopts an effective succession planning program for directors, key officers and management.	Recommendation 2.3  1. Board is headed by a competent and qualified Chairperson.
Non- compliant	Compliant	Compliant
Page 3 of the General Information Statement, Item 9, Part III of the Annual Report and Item 4, Part I(B) of the Information Statement provides for the Information Statement provides for the list of the Company's officers.  Section 1, Article III of the Corporation's By-Laws state that "[i]mmediately after their election, the Board of Directors shall formally organize by electing the Chairman of the Board, Vice Chairman, the President, one or more Vice-Presidents, the Treasurer and the Corporate Secretary.	For all key positions, including the CEO, there is a key deputy who can take over whenever there is a vacancy.	The Company's Annual Report as of 31 December 2017 provides information on the Chairperson, including his/her name and qualifications.
There is no compensatory plan or arrangement between the Company and any executive officer in case of resignation, retirement or any other termination of the executive officer's employment with the Company, or from a change in the management control of the Corporation, or a change in the named executive officer's responsibilities following a change in the management control.		

<ol> <li>Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses.</li> </ol>	Optional: Recommendation 2.5  1. Board approves the remuneration of senior executives.	3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	2. Board adopts a policy specifying the relationship between remuneration and performance.		1. Board aligns the remuneration of key officers and board members with longterm interests of the company.
		Compliant	Compliant		Compliant
			Corporate Governance is posted at http://www.atokbigwedge.com/wp-content/uploads/2018/05/ATOK_MC G-revised-31-Jul-14.pdf	The Company's Manual on	Sec. 2.2.1.7 of the Company's Manual on Corporate Governance provides information on the company's remuneration policy and its implementation, including the relationship between remuneration

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Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Board nomination and election policy includes how the board shortlists candidates.	Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Board has a formal and transparent board nomination and election policy.
Compliant	Compliant	Compliant	Compliant	Compliant
	Corporate Governance.	member of the Board of Directors in accordance with the criteria prescribed by law and the Company's Manual on	that require Board approval, and to assess the effectiveness of the Board's processes and procedures in the election or replacement of directors.  It shall pre-screen and shortlist all candidates nominated to become a	Any shareholder can submit a nomination for election to the Board to be submitted prior to the annual stockholders' meeting. The Nominations Committee, composed of at least three (3) voting (one of whom must be independent) members, reviews and evaluates the qualifications of all persons nominated to the Board and other appointments

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Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Board nomination and election policy includes how the board shortlists candidates.	Board nomination and election policy includes how the company accepted nominations from minority shareholders.		Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Board has a formal and transparent board nomination and election policy.
Compliant	Compliant	Compliant		Compliant	Compliant
		member of the Board of Directors in accordance with the criteria prescribed by law and the Company's Manual on	It shall pre-screen and shortlist all candidates nominated to become a	assess the effectiveness of the Board's processes and procedures in the election or replacement of directors.	Any shareholder can submit a nomination for election to the Board to be submitted prior to the annual stockholders' meeting. The Nominations Committee, composed of at least three (3) voting (one of whom must be independent) members, reviews and evaluates the qualifications of all persons nominated to the Board and other appointments

		Supplement to Recommendations 2.7
parties are identified in Item 1 under Transactions with and/or Dependence on Related Parties of the Company's Annual Report.	Compliant	the group, taking into account their size, structure, risk profile and complexity of operations.
content/uploads/2014/08/AB_Relate d-Party-Transaction-Policy1.pdf Significant transactions with related	Compliant	
review and approval of significant RPTs is posted at http://www.atokbigwedge.com/wp-		
The Company's policy on related party transaction, including policy on	Compliant	<ol> <li>Recommendation 2.7</li> <li>Board has overall responsibility in ensuring that there is a group-wide policy and</li> </ol>
		other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.
		Optional: Recommendation to 2.6
	Compliant	<ol> <li>Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.</li> </ol>

1. Board clearly defines the threshold for	Z 0 0 -	Review approval and disclosure of	מבו אובט
	compliant		NSACTIONS POLICY
categorizes such transactions according		$\bigcirc$	proposed Related Party Transactions will
to those that are considered de minimis or		$\sim$	be disclosed to the Audit Committee of
transactions that need not be reported or		ensure that they are fair, on "arm's	the Board and all transactions will be
 announced, those that need to be		length" terms, and in the best interest	reviewed and approved by the
disclosed, and those that need prior		of the Company and its shareholders,	committee to ensure that a conflict of
shareholder approval. The aggregate		as a whole. Material Related Party	interest does not exist or that an improper
 amount of RPTs within any twelve (12)		Transactions are reviewed by the	assessment of such transaction is not
month period should be considered for		Audit Committee, which is	made and that all information necessary is
purposes of applying the thresholds for		composed of the Chairman and two	properly documented."
disclosure and approval.		(2) members, all of whom are	
		independent directors, and subject	
		to the approval by the Board and, as	
		applicable, the shareholders.	
 em whereby	Non-	The Company did not adopt any	The Company's RELATED PARTY
 	compliant	voting system whereby a majority of	TRANSACTIONS POLICY provides that "All
 shareholders approve specific types of		non-related party shareholders	proposed Related Party Transactions will
 related party transactions during		approve specific types of related	be disclosed to the Audit Committee of
 shareholders' meetings.		party transactions during	the Board and all transactions will be
		shareholders' meetings.	reviewed and approved by the
			committee to ensure that a conflict of
			interest does not exist or that an improper
			assessment of such transaction is not
			made and that all information necessary is
			properly documented."

		set t	that	perf	1. Boa	Recom	Chie	Risk	hea	the		2. Boa				
* 1000000000000000000000000000000000000		set by the Board and Senior Management.	that ensures that Management's	performance management framework	Board establishes an effective	Recommendation 2.9	Chief Audit Executive).	Risk Officer, Chief Compliance Officer and	neads of the other control functions (Chief	the Chief Executive Officer (CEO) and the	the performance of Management led by	Board is primarily responsible for assessing				
				compliant	Non-							Compliant				
	sustain its competitiveness and profitability in a manner consistent with its corporate objectives and the best interest of its stockholders and	success of the corporation, and to	requires that it is the Board's	Manual on Corporate Governance	Section 2.2.1.4 of the Company's	出版: See See See See A See See See See See S	and the frequency thereof.	management's overall performance	responsibility for assessing the	provides the Board's policy and	Manual on Corporate Governance	Sec. 2.2.1.5(b) of the Company's	Sec.)	Cristina B. Zapanta (VP for Finance)	Josephine A. Manalo(Treasurer)	Board as part of the management:

set by it.

performance is at par with the standards

Governance, ensures that Management's the Company's Manual on Corporate term success of the Company pursuant to management framework that was

While there is no concrete performance

have the overall responsibility for the long adopted, the Board, being tasked to Board is primarily responsible for approving

Compliant

Sec. 2.2.1.5 of the Company's

highly-motivated management competent, professional, honest and mandates the Board to appoint Manual on Corporate Governance

The following are appointed by the

Risk Officer, Chief Compliance Officer and

heads of the other control functions (Chief Chief Executive Officer (CEO) and the the selection of Management led by the

Chief Audit Executive).

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	Recommendation 2.11  1. Board oversees that the company has in place a sound enterprise risk managemen (ERM) framework to effectively identify, monitor, assess and manage key business risks.	Board approves the Internal Audit Charter.	The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders	Recommendation 2.10  1. Board oversees that an appropriate internal control system is in place.	Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.
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	ommendation 2.11  Board oversees that the company has included a sound enterprise risk managem (ERM) framework to effectively identify, monitor, assess and manage key busing isks.	nal Au	n inclugation inclusions in inclusions including the contraction in inclusions in inclusion in inclusion in inclus	oprop	ctive int fra el's pe ls set I
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	ommendation 2.11  Board oversees that the company has in Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	harte	aging aging		ork
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(	Item 1 under Financial Risk  Management of the Company's  Annual Report shows the Board's  oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was guided by the framework	The company's Internal Audit Charter is posted at http://www.atokbigwedge.com/cor porate-governance/company-policies/	that an appropriate internal control system is in place and the Internal Control Responsibilities.	Secs. 2.2.1.5(f) and 2.2.1.4 of the Company's Manual on Corporate Governance provides for the Board's responsibility for overseeing	other stakeholder
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					While there is no concrete performance management framework that was adopted, the Board, being tasked to have the overall responsibility for the Ion term success of the Company pursuant the Company's Manual on Corporate Governance, ensures that Managemen performance is at par with the standard set by it.
					forma was sked for th pursu pursu pursu pursu stan
				<b>.</b>	While there is no concrete performance management framework that was adopted, the Board, being tasked to have the overall responsibility for the long term success of the Company pursuant to the Company's Manual on Corporate Governance, ensures that Management's performance is at par with the standards set by it.
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<ol> <li>Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.</li> <li>Company discloses the types of decision requiring board of directors' approval.</li> </ol>	1. Board has a clear insider trading policy.  Optional Principles	3. Board Charter is publicly available and posted on the company's website.	2. Board Charter serves as a guide to the directors in the performance of their functions.	1. Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.
	Compliant	Non- compliant	Non- compliant	Non- compliant	Compliant
	The company's insider trading policy is posted at http://www.atokbigwedge.com/wp-content/uploads/2014/08/AB_Insider-Trading-Policy.pdf.		http://www.atokbigwedge.com/wp-content/uploads/2018/05/ATOK_MCG-revised-31-Jul-14.pdf	The Board has no separate Board Charter but is being guided by the Company's Revised Manual on Corporate Governance, which is posted at:	
		The Board has no separate Board Charter but is being guided by the Company's Revised Manual on Corporate Governance.	The Board has no separate Board Charter but is being guided by the Company's Revised Manual on Corporate Governance.	The Board has no separate Board Charter but the Company's Revised Manual on Corporate Governance clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	

remuneration. The composition, functions and responsibilities of all committees established should be contained in a publicly available Committee Charter. respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with

directorship.		
qualifications and type of		
Audit Committee, including their		
information on the members of the		
Information Statement provide		including the Chairman is independent.
and 5 of Part I (B) of the Company's		executive directors, the majority of whom,
Corporate Governance and Item 4		three appropriately qualified non-
2.2.2.3 of the Company's Manual on	Compliant	2. Audit Committee is composed of at least
the Board.		
Audit Committee and Chairman of		
prior approval from the President,		
Accounting/Auditing firm require		
outsourced Internal Auditor or the		
Appointments and/or removals of an		
		applicable laws and regulations.
including its functions.		processes, and compliance with
information on the Audit Committee,		control system, internal and external audit
Audit Committee Charter provides		company's financial reporting, internal
Corporate Governance and the		enhance its oversight capability over the
2.2.2.3 of the Company's Manual on	Compliant	1. Board establishes an Audit Committee to
		Recommendation 3.2
corporate governance.		
assist the Company in good		responsibilities.
for the Board Committees that will		the optimal performance of its roles and
on Corporate Governance <sup>2</sup> provides		focus on specific board functions to aid in
Sec.2.2.2 of the Company's Manual	Compliant	1. Board establishes board committees that

<sup>2</sup> Manual on Corporate Governance is posted at http://www.atokbigwedge.com/wp-content/uploads/2018/05/ATOK\_MCG-revised-31-Jul-14.pdf SEC Form — I-ACGR \* Updated 21Dec2017

Optional: Recommendation 3.2  1. Audit Committee meet at least four times during the year.	2. Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	1. Audit Committee approves all non-audit services conducted by the external auditor.	4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.
	Compliant	Compliant	Compliant	Compliant
	Although there is no minutes of the meeting or record thereof in place, the Audit Committee conduct a meetings and dialogue with the external audit team without anyone from management present on May 23, 2018, and will intends to conduct it regularly if necessary.	As disclosed in the Company's Annual Report there were no products and services provided by the external auditor other than the audit of the annual financial statements and services that are normally provided by the External Auditor.	The Company's Annual Report provides for the information on the Chairman of the Audit Committee, Margarito B. Teves.	The Company's Annual Report provides for the information on the background, knowledge, skills, and/or experience of the members of the Audit Committee.

1. Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	Optional: Recommendation 3.3.  1. Corporate Governance Committee meet at least twice during the year.	3. Chairman of the Corporate Governance Committee is an independent director.	2. Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	Audit Committee approves the appointment and removal of the internal auditor.      Recommendation 3.3
Non- compliant		Non- compliant	Non- compliant	Non- compliant	
There is no risk management committee but the risk management function is shared by the Executive Committee, Audit Committee and the Internal Audit Unit.		There is no Corporate Governance Committee but the task to assist the Board in the performance of its corporate governance responsibilities is shared by the Executive Committee, Audit Committee and the Internal Audit Unit.	There is no Corporate Governance Committee but the task to assist the Board in the performance of its corporate governance responsibilities is shared by the Executive Committee, Audit Committee and the Internal Audit Unit.	There is no Corporate Governance Committee but the task to assist the Board in the performance of its corporate governance responsibilities is shared by the Executive Committee, Audit Committee and the Internal Audit Unit.	

				7	
Recommendation 3.6  1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	2. RPI Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.		4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.  Recommendation 3.5	<ol> <li>The Chairman of the BROC is not the Chairman of the Board or of any other committee.</li> </ol>	1
Non- compliant	Non- compliant	Non- compliant	Non- compliant	Non- compliant	Non- compliant
The Company's Audit Committee Charter is posted at http://www.atokbigwedge.com/corporate-governance/company-policies/					
The Committees of the Company, aside from the Audit Committee which has its own charter, use the Company's Manual on Corporate Governance and/or By-Laws as their charter.	Material Related Party Transactions are reviewed by the Audit Committee, which is composed of the Chairman and two (2) members, and subject to the approval by the Board and, as applicable, the	There is no established RPT Committee but material Related Party Transactions are reviewed by the Audit Committee, which is composed of the Chairman and two (2) members, and subject to the approval by the Board and, as applicable, the shareholders. <sup>3</sup>	There is no risk management committee but the risk management function is shared by the Executive Committee, Audit Committee and the Internal Audit Unit.	There is no risk management committee but the risk management function is shared by the Executive Committee, Audit Committee and the Internal Audit Unit	There is no risk management committee but the risk management function is shared by the Executive Committee, Audit Committee and the Internal Audit Unit

<sup>&</sup>lt;sup>3</sup> Per Company's RELATED PARTY TRANSACTIONS POLICY <sup>4</sup> Per Company's RELATED PARTY TRANSACTIONS POLICY SEC Form — I-ACGR \* Updated 21Dec2017

-				
	ards for	Non-		The Committees of the Company, aside
	he performance of the	compliant		from the Audit Committee which has its
	COMMITTEES.			own charter, use the Company's Manual
				on Corporate Governance and/or By-
. T				Laws as their charter.
	ully disclosed	Non-	The Company's Audit Committee	Sec. 7.1.3 of the Manual provides that "All
_	of the company's website.	compliant	Charter is posted at	shareholders shall be allowed to inspect
			http://www.atokbigwedge.com/cor	Company's books and records including
			porate-governance/company-	minutes of Board meetings and stock
			policies/	registries in accordance with the
				Corporation Code and shall be furnished
				with annual reports, including financial
				statements, without cost or restrictions."

Principle 4: To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business.

	companies.		
	directors in both listed and non-listed		
	directorships of the company's		
	Report provides information on the		
	Part III (C) of the Company's Annual		
	other companies.		
companies.	on the number of board seats in		
number of board seats in other	Board has elected not to set a limit		
Board has elected not to set a limit on the	non-stock corporations. To date, the		term strategy of the company.
and non-stock corporations. To date, the	members can hold in other stock and		proposals/views, and oversee the long-
that its members can hold in other stock	number of directorships that its		challenge Management's
guidelines on the number of directorships	adoption of guidelines on the		sufficient time to fully prepare for minutes,
Board may consider the adoption of	the Board may consider the		companies to ensure that they have
Manual on Corporate Governance, the	Manual on Corporate Governance,	compliant	in a maximum of five publicly-listed
Under Sec. 2.2.1.2 of the Company's	Under Sec. 2.2.1.2 of the Company's	Non-	Non-executive directors concurrently serve
			Recommendation 4.2
	and Committee meetings.		
	and explanations during the Board		
	to ask questions or seek clarifications		meetings.
	provides that Directors have the right		during the Board and Committee
	Manual on Corporate Governance		or seek clarifications and explanations
	Section 2.2.1.6 of the Company's	Compliant	3. The directors ask the necessary questions

1. The directors notify the company's board before accepting a directorship in another company.	compliant		Under Sec. 2.2.1.2 of the Company's Manual on Corporate Governance, the Board may consider the adoption of guidelines on the number of directorships that its members can hold in other stock and non-stock corporations. To date, the Board has elected not to set a limit on the number of board seats in other companies. Hence, it is not also specifically required for a director to notify the Board before accepting directorship
Optional: Principle 4  1. Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.			
<ol> <li>Company schedules board of directors' meetings before the start of the financial year.</li> <li>3.</li> </ol>			
<ol> <li>Board of directors meet at least six times during the year.</li> </ol>			
5. Company requires as minimum quorum of at least 2/3 for board decisions.	Non- compliant	Section 2 of the Company's By-laws provides that a majority of the directors of the Company, at a meeting duly assembled shall be necessary to constitute a quorum for the transaction of business, and the act of a majority of a quorum shall so present be valid as a corporate act.	Section 2 of the Company's By-laws provides that a majority of the directors of the Company, at a meeting duly assembled shall be necessary to constitute a quorum for the transaction of business, and the act of a majority of a quorum shall so present be valid as a corporate act.

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

## SEC Form — I-ACGR \* Updated 21Dec2017

Recommendation 5.1

The independent directors serve for a Compliant Part III, u cumulative term of nine years (reckoned from 2012).  Report p years IDs	Supplement to Recommendation 5.2  1. Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.  Supplement to Recommendation 5.2  None, so ther arrangements including the directors ability to vote independently.  agreem other arrangements.	directors possess all the Compliant none of the hold the positions.	provide for number of the board.
Part III, under Directors and Executive Officers, of the Issuer of its Annual Report provides information on the years IDs have served as such.	None, since every shareholder, including the directors, is entitled to one vote, which right is not in any way constrained by any shareholder agreement, by-laws provision or other arrangement.	Sec. 2.2.1.5 of the Company's Manual on Corporate Governance and Part III under Directors and Executive Officers of the Issuer of its Annual Report provides information on the qualifications of the independent directors.	provide for the information on the number of independent directors in the board.  by law or regulation, have two (2) independent directors or at least twenty percent (20%) of its Board size, whichever is the lesser, provided, that the number of independent directors shall in no case be less than two (2). Hence, the Company has at least 2 independent directors but intends to have more in the coming year.

<ol><li>The company bars an independent director from serving in such capacity after the term limit of nine years.</li></ol>	Compliant	The Company adheres to applicable rules on the matter of term limits for independent directors (SEC Memorandum Circular No. 4, s. of 2017).	
3. In the instance that the company retains	Compliant		
an independent director in the same		The company is still in the process of	
capacity after nine years, the board		determining and formulating what	
shareholders' approval during the applied		the company to retain an	
shareholders' meeting.		independent director in the same	
		capacity after nine years, to be	
		submitted to the shareholders for	
		their approval.	
. The positions of Chairman of the Board	Non-	The positions of Chairman of the	While one person assumes the role of
and Chief Executive Officer are held by	compliant	Board and Chief Executive Officer	Chairman and CEO, a different person
separate individuals.		are neid by Mr. koberto v. Ungpin.	of the management are submitted to the
			shareholders for their approval or
			ratification. Further, the Company's
			system of checks and balances within the
			Board of Directors includes a lack any
			arrangement or agreement that shall
			constrain a director's ability to vote
			independently. Further, the Company has
			Audit, Nominations and Compensation
			same person and not all of which has Mr.
			Ongpin as a member. The Board of
			Directors is likewise composed of directors
			of proven competence and integrity and
			who hail from different industries and
			-

)		
Executive Officer have clearly defined responsibilities.	Section A(2) of the Company's ANNUAL CORPORATE GOVERNANCE REPORT for the year 2016 discloses the roles, accountabilities and deliverables of the Chairman and CEO.	
	The positions of Chairman of the Board and Chief Executive Officer are held by one person, Mr. Roberto V. Ongpin.	
1. If the Chairman of the Board is not an independent director, the board designates a lead directors.  The compliant director among the independent directors.  The compliant did am compliant independent directors.  The sub resp and set on a	The Chairman of the Board is not an independent director and the Board did not designate a lead director among the independent directors are subject to the same general responsibilities and specified duties and responsibilities of a director as set forth in the Company's Manual on Corporate Governance.	Even if the Board has not designated a lead director among the independent directors, all actions of the management are submitted to the shareholders for their approval or ratification. Further, the Company's system of checks and balances within the Board of Directors does not include any arrangement or agreement that constrains a director's ability to vote independently. Further, the Company has Audit, Nominations and Compensation Committees, which are not chaired by the same person and not all of which has Mr. Ongpin as a member. The Board of Directors is likewise composed of directors of proven

nould regularly carry out evaluations to	ugh an assessment process. The Board sh	ectiveness is throu	<b>Principle 6:</b> The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies
			<ol> <li>None of the directors is a former CEO of the company in the past 2 years.</li> </ol>
			Optional: Principle 5
Committee.			
auditor headed by the Chairman of said			
performed by the external and internal			
Audit Committee for overseeing the works		compliant	independent director.
The Company is being assisted by the		Non-	2. The meetings are chaired by the lead
Committee.			without any executive present.
auditor headed by the Chairman of said			audit, compliance and risk functions,
performed by the external and internal		-	external auditor and heads of the internal
Audit Committee for overseeing the works		compliant	separate periodic meetings with the
The Company is being assisted by the		Non-	1. The non-executive directors (NEDs) have
			Recommendation 5.7
	interest.		
	will have a direct or indirect material		
	of his/her immediate family, had or		
	outstanding shares, or any member		
	(10%) or more of the total		
the Related Party Transactions."	stockholder owning ten percent		
voting on the approval/consideration of	a director, executive officer, or		
director and/or officer inhibits himself from	Company or its subsidiaries, in which		deliberations on the transaction.
"Whenever applicable, the concerned	two (2) years, with or involving the		abstain from taking part in the
TRANSACTIONS POLICY requires that	similar transactions) during the last		transaction affecting the corporation
The Company's RELATED PARTY	There are no transactions (or series of	Compliant	1. Directors with material interest in a

appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.

Recommendation 6.1

5.	4.	ω	.2	
Every three years, the assessments are supported by an external facilitator.	Fach committee conducts a self- assessment of its performance.	The individual members conduct a self- assessment of their performance.	. The Chairman conducts a self-assessment of his performance.	. Board conducts an annual self-assessment of its performance as a whole.
Non- compliant	Non- compliant	Non- compliant	Non- compliant	Non- compliant
The Board and its members are required to conduct themselves with honesty and integrity in the performance of their functions. Hence, the success of the Company mirrors the performances of each member of the Board, its committees, and the Bard as a whole.	The Board and its members are required to conduct themselves with honesty and integrity in the performance of their functions. Hence, the success of the Company mirrors the performances of each member of the Board, its committees, and the Bard as a whole.	The Board and its members are required to conduct themselves with honesty and integrity in the performance of their functions. Hence, the success of the Company mirrors the performances of each member of the Board, its committee, and the Bard as a whole.	The Board and its members are required to conduct themselves with honesty and integrity in the performance of their functions. Hence, the success of the Company mirrors the performances of each member of the Board, its committees, and the Bard as a whole.	The Board and its members are required to conduct themselves with honesty and integrity in the performance of their functions. Hence, the success of the Company mirrors the performances of each member of the Board, its committees, and the Bard as a whole.

Recommendation 5.2 SEC Form – I-ACGR \* Updated 21Dec2017

	same.		SEC Form - LACGR * I brighted 21Dx22017
	The Code has been made available to all via the Company's website.  Anybody interested can access the		employees.
		Compliant	2. The Code is properly disseminated to the
	http://www.atokbigwedge.com/wp-content/uploads/2014/07/ABWCI-Code of-Discipline opt.pdf		
	http://www.atokbigwedge.com/wp-content/uploads/2018/05/AB Whistle-Blowing-Policy.pdf		
	http://www.atokbigwedge.com/wp-content/uploads/2014/08/AB Conflic t-of-Interest-Policy.pdf		internal and external dealings of the company.
	Discipline, as part of its business conduct or ethics, are accessible at:		professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in
	Company's Conflict of Interest Policy,	Compliant	<ol> <li>Board adopts a Code of Business Conduct and Ethics, which provide standards for</li> </ol>
taking into account the interests of all stakeholders.		ind to apply high	<b>Principle 7:</b> Members of the Board are duty-bound to apply high ethical standards, <b>Recommendation 7:1</b>
Committees and the management.			
Company allows shareholders to give their		compliant	
committee, and the Bard as a whole.			2 The system allows for a foodback
Company mirrors the performances of each member of the Board, each			
system in place, the success of the	Board as a whole.	11-2	
integrity in the performance of their	performances of each member of the Board its committees and the		individual directors and committees.
to conduct themselves with honesty and	success of the Company mirrors the	compliant	at the minimum, criteria and process to
TL - D		NOD-	1. Board has in place a system that provides

rather than to police and penalize its employees. Employees of the Company should act accordingly not because of penalties imposed, but to help the Company realize its goals and aspirations.	Compliant	<ol> <li>Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.</li> </ol>
It is the goal of the Company to establish and nurture an environment that sustains, encourages and recognizes dutiful performance	Compliant	
		Recommendation 7.2
The Company's Whistle-Blowing Policy provides for the company's policy and procedure on curbing and penalizing bribery.	Compliant	<ol> <li>Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.</li> </ol>
· · · · · · · · · · · · · · · · · · ·		Supplement to Recommendation 7.1
http://www.atokbigwedge.com/wp- content/uploads/2014/07/ABWCI- Code-of-Discipline_opt.pdf		
http://www.atokbigwedge.com/wp-content/uploads/2018/05/AB Whistle-Blowing-Policy.pdf		
http://www.atokbigwedge.com/wp- content/uploads/2014/08/AB_Conflic t-of-Interest-Policy.pdf		
Company's Conflict of Interest Policy, Whistle-Blowing Policy, and Code of Discipline, as part of its business conduct or ethics, are accessible at:		<ol> <li>The Code is disclosed and made available to the public through the company website.</li> </ol>

ablish corporate disclosure policies and procedures that are practical and in accordance with best practices

	statements are published within ninety (90) statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-	ilable I reports, audit	Secondario di los 8.1	complete picture of a company's financial condition, results and business operations.	Recommendation 8.1  Recommendation 8.1  1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other	inciple 8: The company should establish corporate disclosure Policies
Non- compliant		Non- compliant	SEC	Upon the written request of a stockholder, the company will provide, without charge, a copy of the company's SEC Form 17-A (Annual Report) duly filed with the	Compliant  The Company's Annual Report and Information Statement provide disclosure on company's financial condition, results and business operations.	
The lop 20 keystered of the Company as of December 31, 2017 are Company as of December 31, 2017 are disclosed to the Company's Annual Report as of 31 December 2017. All the stockholders have the right to inspect the records of the Company upon request.	one hundred five (105) calendar days of the report.	FORM 17-Q as to the date of submission, which are within 45 calendar days after the end of each of the first three fiscal the end of each of the first three than the end of each of the first three fiscal the end of each of the first three fiscal warrand within	The Company followed the GENERAL			

overall equity position in the company.

Recommendation 8.2

Recommendation 8.3

2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	• 1
Compliant Part III, Item 10 of the Company's Annual Report as of 31 December 2017 and Section D(2) of the Company's ACGR for the year 2016 provides the company policy and practice for determining executive remuneration.	Compliant Part III, Item 10 of the Company's Annual Report as of 31 December 2017 and Section D(1) of the ACGR for the year 2016 provide the Company policy and practice for	Compliant  Part III, Item 9, (under Directors and Executive Officers of the Issuer) of the Company's Annual Report as of 31 December 2017 provides for the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences and expertise.	Compliant  Part III, under Directors and Executive Officers of the Issuer, of the Company's Annual Report provides for the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences and expertise.

RPTs reviewed and approved during the year.  CForm - I-ACGR*-Updated 21Dec2017	2. Company disclosed	1. Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.  Recommendation 8.5
Compliant		Non- compliant	Non- compliant
Part I, Item 1 (under the Transactions with and/or Dependence on Related Parties) of the Company's Annual Report provides information on all RPTs for the years 2016 and 2017.	There are no transactions (or series of similar transactions) during the last two (2) years, with or involving the Company or its subsidiaries, in which a director, executive officer, or stockholder owning ten percent (10%) or more of the total outstanding shares, or any member of his/her immediate family, had or will have a direct or indirect material interest.	The Company's RPT policy is available at http://www.atokbigwedge.com/wp-content/uploads/2014/08/AB_Relate d-Party-Transaction-Policy1.pdf	The Company disclosed in its Annual Report the aggregate Compensation of the Five Highly-Paid executives including the CEO, for the last 3 years
		The Company policies on RPTs are disclosed in its Related Party Transaction Policy and Annual Report.	There is no compensatory plan or arrangement between the Company and any executive officer in case of resignation, retirement or any other termination of the executive officer's employment with the Company, or from a change in the management control of the Corporation, or a change in the named executive officer's responsibilities following a change in the management control.

They are fair and at arms' length.  Recommendation 8.3	Optional: Recommendation 8.5	1. Company requires directors to disclose their interests in transactions or any other conflict of interests.
Compliant  Number 3 of the Company's Related Party Transactions Policy <sup>5</sup> (under Guidelines) provides that RPTs are required to be fair, on "arm's length" terms, and in the best interest of the Company and its shareholders, as a whole.	themselves in a potential or actual conflict of interest situation to promptly disclose the matter and, as applicable, seek approval from the proper authorities. Unless otherwise authorized by the Company, the person concerned is required to inhibit himself/herself from any action, transaction, discussion, evaluation, or decision involving such conflict of interest. The policy also prohibits the Company from granting personal loans to directors or officers unless allowed by applicable laws and regulations.	Compliant  The Company's Conflict of Interest policy requires directors, officers, employees, and consultants who find

<sup>&</sup>lt;sup>5</sup> http://www.atokbigwedge.com/wp-content/uploads/2014/08/AB\_Related-Party-Transaction-Policy1.pdf SEC Form — I-ACGR \* Updated 21Dec2017

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Supplement to Recommendation 8.7	3. Company's MCG is posted on its company website.	2. Company's MCG is submitted to the SEC and PSE.	1. Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	evaluate the fairness of the transaction price on the acquisition or disposal of assets.  Supplement to Recommendation 8.6	material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.  2. Board appoints an independent	1. Company makes a full, fair, accurate and timely disclosure to the
	Compliant	Compliant	Compliant	Complian†	Non- compliant		Compliant
		content/uploads/2018/05/ATOK_MCG-revised-31-Jul-14.pdf	The Manual on Corporate Governance is posted at http://www.gtokhiaw.oda.	Item 11, Part III of the Company's Annual Report as of 31 December 2017 provides for the security ownership of certain record and beneficial owners and management.	The company has not entered any transaction on acquisition or disposition assets for the covered reporting period.	All material information/transactions, if any, are immediately disclosed via PSE edge and to the SEC via SEC Form 17-C.	
					The company has not entered into transactions on the acquisition d or disposition assets for the covered reporting period		

	all directors meetings held during the year	e. Biographical details (at least age,	d. Dividend Policy	c. Non-financial performance indicators	b. Financial performance indicators	1	l. Does the company's Annual Report disclose the following information:	Oplional: Principle 8		1. Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.
	Non- compliant	Compliant	Compliant	Compliant	Compliant	Compliant				Compliant
		four highest compensated officers.	remuneration of the CEO and the	Part III of said Annual Report also	required by letter e.	a to d, while Part III of said Annual  Report contains the information	Part II and III of the company's Annual Report as of 31 December 2017 Contains the information in Late	sclosures/form.do?cmpy_id=19	http://www.atokbigwedge.com/wp-content/uploads/2018/05/ATOK_MC G-revised-31-Jul-14.pdf and published at the PSE site:	The Company submitted a Revised MCG on July 31, 2014 as evidenced by the stamped on the copy of the Company's MCG posted at
Governance Report.	Attendance details of each director in all directors meetings held during the year is disclosed through updates to the Company's Annual Corporate									

	conta direct on the interna		ω 5 5	2. The con with and iden such	
SECTION - FACGR - Updated 21Dec2017	contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.		The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.	Total rominaration
	Non- compliant	Compliant		Non- compliant Non- compliant	
	Item 1, Part I (under Financial Risk Management) of the Annual Report as of 31 December 2017provides that the Board of Directors reviews risk management policies and systems regularly to reflect changes in market conditions and Company's activities.	Part II of the Annual Report as of 31 December 2017 discloses that the Board of Directors review the company's risk management system.		Statement on CORPORATE GOVERNANCE is Part IV of the Annual Report as of 31 December 2017.	
stated in the said Annual Report.	While there is no statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems in the Annual Report, the Board of Directors reviews the company's risk management system or	Company.	The required statement, however, was part of Section F of the Management Report as 31 December 2017 of the	The Company's Annual Report as of 31 December 2017 discloses the aggregate compensation received by the CEO and the four highest compensated officers of the Company.  The Company's Annual Report contains a statement that its Integrated Annual Corporate Governance Report (I-ACGR) will be submitted on May 30, 2018, pursuant to SEC Memorandum Circular No. 15, Series of 2017. This is so because the I-ACGR takes the place of the corporate governance section of the Annual Report as stated in SEC Advisory dated 12 March 2015 regarding the submission of ACGR with the Annual Report.	

social, economic).	operational including IT, environmental	is materially exposed to file financial	Report the key risks to which the company	5. The company discloses in the Annual
to which the company is materially	Management) provides the key risk	December 2017 (under Financial Risk	Compliant Part II of the Annual Report as of 31	

same to strengthen the external auditor's independence and enhance audit quality. Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the Recommendation 9.1

2	ω		
Supplement to Recommendation 9.1	3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Ihe appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	approving and recommending the appointment, reappointment, removal, and fees of the external auditors.
	Compliant	Compliant	Compliant
	There was no removal or change of external auditor.	All the shareholders (93.93%) present during the Annual Meeting ratified the reappointment of the external auditor.	Item 8 of the Annual Report as of 31 December 2017provides for the process for approving and recommending the appointment, and fees of the company's external auditor.
	There were no disagreements between the auditor and the Company with respect to the accounting/auditing issues raised during the year.		

Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	1. Audit Committee Charter includes the Audit Committee's responsibility on:  i. assessing the integrity and independence of external auditors; exercising effective oversight to review and monitor the external auditor's independence and objectivity; and exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	1. Company has a policy of rotating the lead audit partner every five years.
Compliant  Section on Authority of the company's Audit Committee Charter provides the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant  The company's Audit Committee Charter, particularly under the sections on Authority and Responsibility, provide that the enumerated responsibilities are included as responsibility of the Audit Committee.	Compliant  The 2017 audit of the Company is in compliance with SRC Rule 68(3)(b)(IV) that provides that the external auditor should be rotated every five (5) years or earlier or the engagement partner shall be changed.

<sup>&</sup>lt;sup>6</sup> Item 7 of the Company's Definitive Information Statement. SEC Form – I-ACGR \* Updated 21Dec2017

audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Recommendation 9.3  1. Company discloses the nature of non-			auditor has adequate quality control procedures.	2. Audit Committee ensures that the external		valuations of such transactions.	1. Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties and	Supplement to Recommendations 9.2
	Compliant			() ()	Compliant			Compliant	
There were no products and services provided by the external auditor other than the audit of the annual financial statements and services that are normally provided by the External Auditor. 7	respective functions.	each other and that both auditors are given unrestricted access to all records, properties and personnel to enable them to perform their	ensure that the internal and external auditors act independently from	the company's Audit Committee Charter requires that the Board shall	to perform their work.	modes to ensure external auditor's credibility, competency and abilities	external auditor in the conduct of its annual audit and to pre-approve all auditing and non-audit services of	The company's Audit Committee Charter provides that one of its functions is to oversee the work of the	

<sup>&</sup>lt;sup>7</sup> Item 8, Part II of the Company's Annual Report. SEC Form – I-ACGR \* Updated 21Dec2017

2. Audit Committee stays alert for any	Compliant	
potential conflict of interest situations,		Section 3.1 of the Company's Non-
given the guidelines or policies on non-		Audit Services Policy provides that
audit services, which could be viewed as		one of the purposes of the said
impairing the external auditor's objectivity.		policy is to ensure that the provision
		of non-audit services does not impair
		the internal as well as the incumbent
		external auditor's independence or
		objectivity.
Supplement to Recommendation 9.3		
	Compliant	There were no products and services
outweigh the fees paid for audit services.		provided by the external auditor
		other than the audit of the annual
		financial statements and services
		that are normally provided by the
		External Auditor.
Additional Recommendation to Principle 9		

<sup>&</sup>lt;sup>8</sup> Item 8, Part II of the Company's Annual Report covering fiscal year 2017. SEC Form – I-ACGR \* Updated 21Dec2017

Principle 10: The company should ensure that the material and reportable non-final Recommendation 10.1	2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).		<ol> <li>Company's external auditor is duly accredited by the SEC under Group A category.</li> </ol>
e material and r	Compliant		Compliant
eportable non-financial and sustainability issues are disclosed.	The Company's external auditor, Reyes Tacandong & Co., has not been subjected to SOAR inspection.	1. Name of the audit engagement partner: Emmanuel V. Clarino 2. Accreditation number: 1021- AR-2 Group A 3. Date Accredited: March 28, 2017 4. Expiry date of accreditation: March 27, 2020 and 5. Name, address, contact number of the audit firm: Reyes Tacandong & Co., located at 26th Floor, Citibank Tower 8741 Paseo de Roxas Makati City 1226, Philippines.	Informations on company's external auditor, are as follows:

Compliant  The Company is a regular member and signatory of the Chamber of Mines. It has adopted the spirit and substance of the Chamber of Mines' Code of Conduct which calls for sustainable mineral resources development, environmental responsibility and a social commitment to the general welfare
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channel is crucial for informed decision-making by investors, stakeholders and other interested users. Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This

		5	Supplemental to Principle 11	
	Commission.			
	with the Securities and Exchange			
ă	Information Statement, reports filed			
	Quarterly and Annual reporting,			
es,	EDGE, which includes Press releases			
	announcements published via PSE		and other investors.	
	company reports and		relevant information to its shareholders	
	(www.atokbigwedge.com),		dissemination of public, material and	
	the Company's website		ensure the timely and accurate	
7.	by the company are the following:		briefings as channels of communication to	
ά.	The communication channels used	Compliant	1. Company has media and analysts'	

			business.
		Compliant	<ol> <li>Company has an adequate and effective internal control system in the conduct of its</li> </ol>
			Recommendation 12.1
nduct ot its attairs, the company should have a strong and	overnance in the conduct of its attairs, the tramework.	risk managemer	effective internal control system and enterprise risk management framework.
	Internal Control System and Risk Management Framework	ternal Control Sy:	
		Compliant	I. Company complies with SEC-prescribed website template.
			Additional Recommendation to Principle 11
		Compliant <sup>9</sup>	f. Company's Articles of Incorporation and By-Laws
		Compliant	e. Minutes of ASM and/or SSM
		Compliant	d. Notice of ASM and/or SSM
		Compliant	c. Downloadable annual report
The Company does not provide analysts briefing but all the information relevant to the company is published through the PSE and its website.		Non- compliant	<ul> <li>b. Materials provided in briefings to analysts and media</li> </ul>
		Compliant	<ul> <li>a. Financial statements/reports (latest quarterly)</li> </ul>
	The company website is www.atokbigwedge.com.		Company has a website disclosing up-to- date information on the following:

<sup>&</sup>lt;sup>9</sup> http://www.atokbigwedge.com/articles-of-incorporation-and-by-laws/ SEC Form – I-ACGR \* Updated 21Dec2017

Optional: Recommendation 12.1  1. Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board.  Recommendation 12.2	1. Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.
	Compliant	Compliant
	2.1 and 2.2 of the Company's Manual on Corporate Governance provides for the company's compliance system.  The Manual, including the Company's compliance system is subject to quarterly review.	Part I, under Risk Factors, of the Company's Annual Report and the Company's Information Statement contain information on:  1. Company's risk management procedures and processes 2. Key risks the company is currently facing 3. How the company manages the key risks

€	<u>ن</u>	) N	;	·
1. Company has a separate risk management function to identify, assess and monitor key risk exposures.  3. Supplement to Recommendation 12.1	activity, a qualified independent activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.  Recommendation 12.4		1. Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	<ol> <li>Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.</li> </ol>
Non- compliant	Compliant	Compliant	Compliant	Compliant
Risk management is currently being handled by the Senior Management. The company does not have a separate Risk Management Group.	The company has not tapped the services of a third party service provider but will do so when necessary and will ensure that aqualified senior management personnel is assigned to manage it.	The company had not tapped the services of a third party service provider but will do so when necessary.	The Company's Chief Audit Executive is Mr. Melvin U. Cadampog. He has vast experience in Management and Finance having worked with various corporations in the Philippines.	The Company's Internal Audit is inhouse.
Risk management is currently being handled by the Senior Management. The company does not have a separate Risk Management Group.				

1. Company seeks external technical support in risk management when such competence is not available internally.	Compliant	The Company will consider the services of an outsourced risk	
Recommendation 12.5		management expert if necessary.	
<ol> <li>In managing the company's Risk</li> </ol>	Non-		Risk management is currently being
Management System, the company has a	compliant		handled by the Senior Management. The
Chief Risk Officer (CRO), who is the			company does not have a separate Risk
ultimate champion of Enterprise Risk			Management Group.
Management (ERM).			
<ol><li>CRO has adequate authority, stature,</li></ol>	Non-		Risk management is currently being
resources and support to fulfill his/her	compliant		handled by the Senior Management. The
responsibilities.			company does not have a separate Risk
Additional Recommendation to Principle 19			Management Group.
1. Company's Chief Executive Officer and	Non-		The company has in place a sound
Chief Audit Executive attest in writing, at	compliant		internal audit control and systems and
least annually, that a sound internal audit,			intends to maintain a record of the same
and working effectively.			in the future
	ultivating a Syn	Cultivating a Synoxic Polotionship with all the land	
any should treat all share	olders fairly and	equitably, and also recognize, protect a	and facilitate the exercise of their rights
Recommendation [3.]			
1. Board ensures that basic shareholder rights	Compliant	Section 7 of the company's Manual	
are disclosed in the Manual on Corporate		on Corporate Governance provides	
		for the shareholders' rights.	
2. Board ensures that basic shareholder rights	Compliant		
are disclosed on the company's website.		The Company's Manual on	
		Corporate Governance, disclosing	
		the shareholders' right is located at	
		http://www.atokbigwedge.com/wp-	
		content/uploads/2018/05/ATOK_MC	
		.pdf	
Supplement to Recommendation 13.		THE REPORT OF THE PARTY OF THE	

							efficient voting system.	3. Board has an effective, secure, and	respect to voting rights, subscription rights and transfer rights.	same class are treated equally with	2. Board ensures that all shareholders of the	<ol> <li>Company's common share has one vote for one share.</li> </ol>
# T 7	<del></del>	Ф X <del>1</del> Ф	<b>3</b> 0	St	হা হ	=	N G	Compliant	S		Compliant	Compliant
The voting procedure adopted by the Company is by poll.	accordance with the provisions of law in such case made and provided. x x x".	election of directors, every stockholder entitled to vote shall be entitled to accumulate his vote in	books of the Company; provided, however, that in the case of the	entitled to one vote for each share of stock standing in his name on the	stockholders of the Company, every stockholder entitled to vote shall be	"At every meeting of the	Section 5, Article I of the By-Laws <sup>10</sup> provide in part:		share, which is the Common share.	The Company has only one class of		

<sup>&</sup>lt;sup>10</sup> http://www.atokbigwedge.com/about-us/articles-of-incorporation-and-by-laws/ SEC Form – I-ACGR \* Updated 21Dec2017

	Treatments of Minority Shareholders are provided under Section J (2) of the Company's ACGR for the year ending 2016.	Compliant	6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	
	As of the reporting date, no shareholder call a special shareholders' meeting although holder of record of not less than one-fourth of the outstanding capital stock of the Company with voting privilege may request a special meetings. <sup>11</sup>	Compliant	5. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	
Section 5, Article I of the By-Laws provide in part: "At every meeting of the stockholders of the Company, every stockholder entitled to vote shall be entitled to one vote for each share of stock standing in his name on the books of the Company; provided, however, that in the case of the election of directors, every stockholder entitled to vote shall be entitled to accumulate his vote in accordance with the provisions of law in such case made and provided. x x x"	Section 5, Article I of the By-Laws provide in part:  "At every meeting of the stockholders of the Company, every stockholder entitled to vote shall be entitled to one vote for each share of stock standing in his name on the books of the Company; provided, however, that in the case of the election of directors, every stockholder entitled to vote shall be entitled to accumulate his vote in accordance with the provisions of law in such case made and provided. x x x"	Non- compliant	4. Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	

<sup>&</sup>lt;sup>11</sup> Section 2, Article I of the Company's By-Laws SEC Form — I-ACGR \* Updated 21Dec2017

Optional: Recommendation 13:1  1. Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting:  Recommendation 13:2		7. Company has a transparent and specific dividend policy.
		Compliant
	The Company's Amended By-Laws <sup>12</sup> provides that its Board of Directors may declare dividends only from surplus profits arising from the business of the Company, in accordance with the preferences constituted in favor of preferred stock when and if such preferred stock be issued and outstanding. Restrictions under the Corporation Code of the Philippines also limit the Company's power to declare dividends. <sup>13</sup>	The Company has not declared any dividends during the last three (3) years.

<sup>&</sup>lt;sup>12</sup> Posted at http://www.atokbigwedge.com/wp-content/uploads/2015/04/Amended-by-laws-2010.pdf
<sup>13</sup> Item 5 (D), Part II of he Company's Annual Report.
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c. Proxy documents	<ul><li>b. Auditors seeking appointment/re- appointment</li></ul>	<ul> <li>a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)</li> </ul>	1. Company's Notice of Annual Stockholders' Meeting contains the following information:			1. Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.
Compliant	Compliant	st compliant ies)				y Non- compliant
Last paragraph of the Notice of Annual Stockholders' Meeting	Number 8 of the Notice of Annual Stockholders' Meeting			Page 1, the Notice of the Annual Meeting of Stockholders, of the company's Information Statement (SEC Form 20-IS) as of 31 December 2017 provides the Agenda	Shareholders' approval of remuneration or any changes therein were not included in the agenda of the meeting.	The Information Statement, which includes the Notice of Annual Stockholders Meeting and agenda, is first distributed to security holders at least fifteen (15) business days prior to meeting date pursuant to the SRC Rule 20(3)(C)(iv) / SRC Rule 17.1(b)(3)(b).
		While the profiles of directors are not indicated in the Notice of Annual Stockholders' Meeting, these are part of the Information Statement distributed to the holders of security together with the said Notice.				The Information Statement, which includes the Notice of Annual Stockholders Meeting and agenda, is first distributed to security holders at least fifteen (15) business days prior to meeting date pursuant to the SRC Rule 20(3)(C)(iv) / SRC Rule 17.1(b)(3)(b).

1. Company provides rationale for the agenda items for the annual stockholders meeting	Compliant		
meeting		TOOM INDIVIDUATION AND IN	_
		Meeting of Stockholders, of the	
		company's Information Statement	
		(SEC Form 20-IS) as of 31 December	
		rationale.	
Recommendation 13.3			
1. Board encourages active shareholder Cor	Compliant	Disclosure to the PSE of the matters	
participation by making the result of the		taken during the meeting was made	
votes taken during the most recent		within ten (10) minutes after the	
Alliodio opecial sidenolaels weeling		rijesiid ii accolaalice wiii iile	
<ol> <li>Minutes of the Annual and Special Non- Shareholders' Meetings were available on com</li> </ol>	Non- compliant	The shareholders present and eligible to vote during the ASM	All shareholders shall be allowed to inspect Company's books and records
usiness		unanimously approved all agenda	including minutes of Board meetings and
days from the end of the meeting.		items. The results were uploaded through PSE Edge at	stock registries in accordance with the Corporation Code and shall be furnished
		http://edge.pse.com.ph/companyDi	with annual reports, including financial
		sciosures/form.doscmpy_ta=19	sidiemenis, wilriout cost of lesifictions.
		The voting procedure on resolutions was made by poll.	
		The Chairman opened the floor for	
		comments and questions by the	
		stockholders during the ASM but no	
		question by the shareholders present	
		was made.	

http://edge.pse.com.ph/companyDisclosures/form.do?cmpy\_id=19
 Sec. 7.1.3 of the Manual on Corporate Governance
 SEC Form — I-ACGR \* Updated 21Dec2017

Recommendation 13.5  1. Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Recommendation 13.4  1. Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	1. Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.
Non- compliant	Non- compliant	Non- compliant	Compliant
The Company does not have a dedicated investor relations program and does not have IRO. The Corporate Information Officer serves as the officer responsible for investor relations.		No system has been adopted because there has been no conflict between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities for the last six (6) years.	Representative of the external auditor, Reyes Tacandong & Co and other relevant individuals were present during the ASM and/or special meeting that would have an agenda that would affect the financial statements of the Company and available to respond to appropriate questions.
The Company does not have a dedicated investor relations program and does not have an IRO. The Corporate Information Officer serves as the officer responsible for investor relations.	No system has been adopted because there has been no conflict between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities for the last six (6) years but the Company is always open to all available alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	No system has been adopted because there has been no conflict between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities for the last six (6) years.	

2. IRO is present at every shareholder's meeting.	Compliant	The Corporate Information Officer serves as the officer responsible for investor relations. The Corporate Information Officer, Atty. Cliburn Anthony A. Orbe, was present during the ASM.	
Supplemental Recommendations to Principle 13	44.		
1. Board avoids anti-takeover measures or	Compliant		
similar devices that may entrench ineffective management or the existing			
confroiling snateholder group			
<ol><li>Company has at least thirty percent (30%) public float to increase liquidity in the market.</li></ol>	Non- compliant	The Company has a public float of	
Optional: ?tinciple 13	14. 14. 14. 14.		
1. Company has policies and practices to encourage shareholders to engage with the company havend the Appendix			
Stockholders' Meeting			
2. Company practices secure electronic voting in absentia at the Annual			
Sildeliodels Meellilg.			
Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stakeholders should have the apparturity to obtain promot official and for interests are at stakeholders should have the apparturity to obtain promot official and for interests are at stakeholders should have the apparturity to obtain promot official and for the violation of	d by law, by con	Duties to Stakeholders Intractual relations and through voluntary could have the opportunity to obtain promise.	commitments must be respected. Where
their rights.			
Recommendation [4,]		。	· 1000年 100

Recommendation 14.3	stakeholders.	1. Board establishes clear policies and programs to provide a mechanism on the	Recommendation 14.2	between them and the company in creating wealth, growth and sustainability.	<ol> <li>Board identifies the company's various stakeholders and promotes cooperation</li> </ol>
		Compliant			Compliant
	indigenous groups at its exploration sites.	The Company is maintaining harmonious working relationships with	sites.	the local communities and indigenous groups at its exploration	The Company is maintaining harmonious working relationships with
· · · · · · · · · · · · · · · · · · ·					

Supplement to Recommendation 14.3		1. Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.
		Compliant
	All information obtained during the course of the investigation of such complaints will be kept confidential to the highest extent possible.	The Company's Whistle Blowing Policy provides that the Company shall designate a dedicated phone line and e-mail address for employees and other stakeholders to freely communicate any fraud, misappropriations, discrimination, sexual harassment and other wrongful conduct within the organization. Any person making such report may, if so desired, make the report anonymously, subject to the needs of disclosure for the proper investigation to prosper.

<ol> <li>Company discloses its policies and practices that address supplier/contractor selection procedures</li> </ol>	Optional: Principle 14  1. Company discloses its policies and practices that address customers' welfare	<ol> <li>Company respects intellectual property rights.</li> </ol>	1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	1. Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.
		Compliant	Compliant	Non- compliant
		The company does not own any registered patent, trademark or copyright. Neither is it a recipient of any license or concession nor a party to any royalty agreement.	The Company has not made any request for exemption from the application of the law, rules and regulations concerning corporate gevernance.	No system has been adopted because there has been no conflict between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities for the last six (6) years.
				No system has been adopted because there has been no conflict between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities for the last six (6) years but the Company is always open to all available alternative dispute resolution system to settle conflicts and differences with key stakeholders in a fair and expeditious manner.

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

The Company has adopted a stock option plan and there has been no amendment and/or discontinuance of the same up to date. The same was approved pursuant to the authority granted by the stockholders during the Annual Stockholders' Meeting on 28 August 2014. Its implementation is subject to approval of the Securities and Exchange Commission.	Compliant	<ol> <li>Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.</li> </ol>
		Supplement to Recommendation 15.1
The Corporation, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.	Compliant	1. Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.

				2. Company has policies and practices on health, safety and welfare of its employees.
				Compliant
In times of emergency and under special circumstances, the Company also provides financial assistance for employees in need.	Lastly, it has a life insurance policy for all of its regular employees. It includes basic life insurance and coverage for total and permanent disability rider.	Further, the Company has a non-contributory group personal accident insurance for its regular employees. This includes an accidental death and qualified disabilities coverage.	The Company also has a medical clinic within the premises with a qualified doctor and nurse on-board available for its employees.	The Company has a non-contributory health insurance policy for all of its regular employees. Each employee is entitled to designate one qualified dependent. This policy covers hospitalization, out-patient care and dental care.

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Supplement to Recommendation 15.2	2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Recommendation 15.2  1. Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	3. Company has policies and practices on training and development of its employees.
	Compliant	Non- compliant	Compliant
	The Corporation, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.	While the Company has no separate anti-corruption program and procedure, it has adopted a Whistle Blowing Policy governing complaints, including corruption. The Human Resource Department, in coordination with the Administration Department, shall be principally responsible in ensuring the consistent implementation of this policy.	There are no written policies of the Company on trainings of its employees, but in practice, the Company ensures to develop its employees also through trainings, such as the one conducted by the SEC entitled "Public Seminar on Relevant SEC Regulations on Registered Issuers of Proprietary on Non-proprietary Securities and Timeshares".
		The Company has a Whistle Blowing Policy governing complaints, including corruption. The Human Resource Department, in coordination with the Administration Department, shall be principally responsible in ensuring the consistent implementation of this policy.	

	8
	Compliant
Policy 6 governing complaints,	The Company has a Whistle Blowing
	le governing complaints,

<sup>&</sup>lt;sup>16</sup> http://www.atokbigwedge.com/wp-content/uploads/2014/08/AB\_Whistle-Blowing-Policy.pdf SEC Form – I-ACGR \* Updated 21Dec2017

<ol> <li>Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.</li> </ol>			1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation
Compliant			Compliant
	Any illegal or unethical behavior may be reported through Ms. Merilyn De Guzman, the Company's OIC General Administration and Support, at mgdeguzman@atok.com.ph	The policy provides that "No employee, who in good faith reports a violation, will suffer harassment or retaliation or bullying. The Company will not tolerate any harassment or victimization in whatever form or manner of a whistle-blower and will treat this as serious disciplinary offense, which will be dealt with under the Company's existing disciplinary rules and regulations."	The company's whistle-blowing policy and procedure for employees is posted at: http://www.atokbigwedge.com/wp-content/uploads/2018/05/AB_Whistle-Blowing-Policy.pdf

								•	framework.	enforcement of the whistleblowing	3. Board supervises and ensures the
Legal Departments. <sup>17</sup>	Human Resources, Internal Audit and	proper recommendation by the	vested with the President given the	amendment to said policy are	Furthermore, all approvals for any	Company's Whistle Blowing Policy.	consistent implementation of	principally responsible in ensuring the	Department, was mandated to be	coordination with the Administration	The Human Resource Department, in

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

Recommendation 16.1

<sup>17</sup> Section 9 of the Company's Whistle Blowing Policy. SEC Form – I-ACGR \* Updated 21Dec2017

2. Company exerts effort to interact positively with the communities in which it operates	Optional: Principle 16  1. Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development		operates.	1. Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the
	Compliant The Company is not actively operating but will comply with applicable environmental rules when operation resumes.	worksite health and safety procedures were strictly implemented by management resulting to zero lost-time and medically-treated injuries.	Employment opportunities were generated by prioritizing the local communities.	Compliant  Courtesy calls at the local government offices were undertaken to signify the Company's responsible commitment to the concerned areas.

on behalf of the registrant by the undersigned, thereunto duly authorized, in Makati City, on HAT 3 0 2011 Pursuant to the requirement of the Securities and Exchange Commission, this INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT is signed

SIGNATURES

ROBERTON. ONGPIN

Chairman of the Board and

Chief Executive Officer

ERIC O. RECTO

President

MARGARITÓ B. TEVES Independent Director

GREGORIO MA. ARANETA III
Independent Director

Compliance Officer and
Corporate Secretary

Identity ("CEI"), as follows: SUBSCRIBED AND SWORN to before me this MAY 3 0 2018 at Makati City, affiant(s) exhibiting to me their respective Competent Evidence of

NAME	CEI DATE OF ISSUE/PLACE OF ISSUE	OF ISSUE EXPIRY DATE
ROBERTO V. ONGPIN	TIN No. 130-725-714	
Eric O. Recto	TIN No. 108-730-891	
MARGARITO B. TEVES	TIN No. 105-549-310	
GREGORIO MA. ARANETA III	TIN No. 136-998-184	
CLIBURN ANTHONY A. ORBE	TIN No. 180-004-166	

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