B.1	Shares and voting rights		
B.1.1	Do the company's ordinary or common shares have one vote for one share? Response: Reference: Schedule B - Amended Articles of Incorporation issued by Securities and Exchange Commission dated Setember 9, 2022.	OECD Principle III (A) All shareholders of the same series of a class should be treated equally. (1) Within any series of a class, all shares should carry the same rights. All investors should be able to obtain information about the rights attached to all series and classes of shares before they purchase. Any changes in voting rights should be	Default
B.1.2	Where the company has more than one class of shares, does the company publicise the voting rights attached to each class of shares (e.g. through the company website / reports/ the stock exchange/ the regulator's website)? Response: Scheule B- PhilBritish have only one class of shares, Common Stocks - reference: Certificate of Filing of Amended Articles of Incorporation and Certificate of Approval of Increase of Capital Stock issued by the Security and Exchange Commission dated September 9, 2022.	subject to approval by those classes of shares which are negatively affected. ICGN 8.3.1 Unequal voting rights Companies ordinary or common shares should feature one vote for one share. Divergence from a 'one-share, one-vote' standard which gives certain shareholders power which is disproportionate to their equity ownership should be both disclosed and justified.	Default

D 2	Nation of ACNA		
B.2	Notice of AGM	loren n : : I II	
B.2.1	Does each resolution in the most recent	OECD Principle II	
	AGM deal with only one item, i.e., there	(C) Shareholders should have the opportunity to	
	is no bundling of several items into the	participate effectively and vote in general	
	same resolution?	shareholder meetings and should be informed of	
		the rules, including voting procedures, that govern	
	Response: Each resolution taken-up in	shareholder meetings:	
	the Annual Stockholders' Meeting and	(1) Shareholders should be furnished with	
	the Annual Meeting of the Board of	sufficient and timely information concerning the	
	Director were dealed with only one item	date, location and agenda of general meetings, as	
	Reference: Schedule C - Minutes of the	well as full and timely information regarding the	
	Annual Stockholders Meeting and the	issues to be decided at the meeting.	
	Meeting of the Board of Directors last	(3) Effective shareholder participation in key	
	April 20, 2023 and September 9, 2022	corporate governance decisions, such as the	
	and the Certification of the	nomination and election of board members,	
	completeness of the meetings of the	should be facilitated.	
	Board of Directors from January 1, 2022		
	to December 31, 2022.	OECD Principle II	
B.2.2	Are the company's notice of the most	(A) All shareholders of the same series of a class	
	recent AGM/circulars fully translated	should be treat equally.	
	into English and published on the same	(4) Impediments to cross border voting should be	
	date as the local-language version?	eliminated.	
	Response: Schedule C-The notice of the	ICGN 8.3.2 Shareholder participation in	
	meetings and the agenda are in Engish	governance	
	version. Based on By;Laws Article III -	Shareholders should have the right to participate	
	Section 4 Notice of the Meetings -	in key corporate governance decisions, such as the	
	"except where expressly required by	right to nominate, appoint and remove directors	
	law, no publication of any notice of a	in an individual basis and also the right to appoint	
	meeting of stockholders shall be	external auditor.	
	required,"	external duditori	
	Does the notice of AGM/circulars have	ICGN 8.4.1 Shareholder ownership rights	
	the following details:	The exercise of ownership rights by all	
B.2.3	Are the profiles of	shareholders should be facilitated, including giving	
	directors/commissioners (at least age,	shareholders timely and adequate notice of all	
	academic qualification, date of first	matters proposed for shareholder vote.	
	appointment, experience, and		
	directorships in other listed companies)		
	in seeking election/re-election included?		
	Response: Schedule E and O:		
	Secretray's Certificate of the Elected		
	Officers in the last Annual Stockholder's		
	Meeting and the Annual Meeting of the		
	Board of Directors dated April 20, 2023		
	and copy of the Biographical Data of the		
	Elected Board of Directors.		
	•		

		Guiding Reference	Assessor's Remarks
B. Equitable Treatme	nt of Shareholders		
B.2.4	Are the auditors seeking appointment/re-appointment clearly identified?		
	Response: Reference-Schedule M - Engagement Letter from R.R. Tan and Associates dated October 25, 2022 duly signed by the Oresident- Mrs/ Rosario W. Cuyegkeng. Reference- Revised Manual on Corporate Governance - Plan of Compliance -Sec. 2.2.5 External Audit		
B.2.5	Has an explanation of the dividend policy been provided? Response: Reference: Schedule C -By-Laws Article VIII - Dividends Sec. 2 Dividends; Revised Manual on Corporate Governance Section VII		
	Shareholder's Benefit Item 5 A- paragraph 2.2 Investors Right and Protection , Rights to Dividends pages		
B.2.6	Is the amount payable for final dividends disclosed? Response:Schedule C - For the year 2022 no dividend declared. The Company need to meet the required minimum networth of Php1.3 Billion as of December 31, 2022. With reference to By-Laws -Article VIII Section 2 and the Revised Manual of Corporate Governance - pages 20-21 "no dividend shall be declared which would impair		
B.2.7	the capital of the Corporation." Were the proxy documents made easily available? Response: Schedule C - Ref: By-Laws Article III Section 8 Proxies - A stockholder is entitled to vote at any such stockholders' meeting may be represented and vote thereat by proxy appointed in a written instrument subscribed to by the stockholder or his duly authorized attorney-in-fact. page 4.		

B.3	Insider trading and abusive self-dealing should be prohibited.		
B.3.1	rules prohibiting directors/commissioners and employees to benefit from knowledge which is not generally available to the market? Response: Schedule F - Revised Manual of Corporate Governance- Section III Management Responsibility and Accountability - Item A- Conflict of Interest page 17 -Conflict of interest; item B. Communication , Section IV- Corporate Independence page 17 enumerates the policies.rules prohibiting directors/coomissioners and emloyees with	OECD Principle III (B) Insider trading and abusive dealing should be prohibited ICGN 3.5 Employee share dealing Companies should have clear rules regarding any trading by directors and employees in the company's own securities. Among other issues, these must seek to ensure individuals do not benefit from knowledge which is not generally available to the market. ICGN 8.5 Shareholder rights of action Minority shareholders should be afforded protection and remedies against abusive or oppressive conduct.	Default

		Guiding Reference	Assessor's Remarks
B. Equitable Treatme	nt of Shareholders		
B.3.2	Are the directors / commissioners required to report their dealings in company shares within 3 business days? Response: Reference: Schedule F - Amended Corporate Governance Section III Management Responsibility and Accountability Item A- Conflict of Interest and Communication required immediatel disclosure of any act involving any person with decision making authority with respect to the operation of the company , shall be disclosed to the whole board and CEO for proper action. Page 17		

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B.5	Protecting minority shareholders from
	ahusive actions

B. Equitable Treatment	601 1 11		
D. S. 4	of Shareholders		
B.5.1	Were there any RPTs that can be	OECD Principle III	
	classified as financial assistance to	(A) All shareholders of the same series of a class	
	entities other than wholly-owned	should be treated equally.	
	subsidiary companies?	(2) Minority shareholders should be protected	
		from abusive actions by, or in the interest of,	
	Response: Schedule I- The enumerated	controlling shareholders acting either directly or	
	list of RPT are transactions or dealings with	indirectly, and should have effective means of	
	related parties regardless of whether or not	redress.	
	a price is charged -reference: Charter of		
	Related Party Transactions Committee page	ICGN 2.11.1 Related party transactions	
	1.	Companies should have a process for reviewing	
		and monitoring any related party transaction. A	
		committee of independent directors should	
		review significant related party transactions to	
		determine whether they are in the best interests	
		of the company and if so to determine what terms	
		are fair.	
		ICGN 2.11.2 Director conflicts of interest	
		Companies should have a process for identifying	
		and managing conflicts of interest directors may	
		have. If a director has an interest in a matter	
		under consideration by the board, then the	
		director should not participate in those	
		discussions and the board should follow any	
		further appropriate processes. Individual directors	
		should be conscious of shareholder and public	
		perceptions and seek to avoid situations where	
		there might be an appearance of a conflict of	
		interest.	
B.5.2	Does the company disclose that RPTs		
	are conducted in such a way to ensure		
	that they are fair and at arms' length?		
	Response:		
	Charter of Related Party Transactions		
	Committee Section II - Duties and		
	Responsibilities of the Board Committee		
	and the Guidelines in ensuring arm's length		
	terms.		