



THE SEC HEADQUARTERS 7907 Makati Avenue, Salcedo Village, Bel-Air, Makati City 1209 Trunk Line No:02-5322-7696 Email Us:www.sec.gov.ph/imessagemo@sec.gov.ph

The following document has been received:

Receiving: RICHMOND CARLOS AGTARAP

Receipt Date and Time: May 29, 2025 08:40:10 AM

Company Information

SEC Registration No.: C199800134

Company Name: ABOITIZ POWER CORP.

Industry Classification: E40100 Company Type: Stock Corporation

Document Information

Document ID: OST10529202583425515

Document Type: I-ACGR **Document Code: I-ACGR**

Period Covered: December 31, 2024

Submission Type: Annual

Remarks: None

Acceptance of this document is subject to review of forms and contents



Aboitiz Power Corporation NAC Tower, 32nd Street, Bonifacio Global City, Taguig City 1635, Metro Manila, Philippines

May 29, 2025

SECURITIES AND EXCHANGE COMMISSION

Corporate Governance and Finance Department SEC Headquarters, 7907 Makati Avenue, Salcedo Village. Bel-Air, Makati City

ATTENTION : ATTY. RACHEL ESTHER J. GUMTANG-REMALANTE

Director

via PSE EDGE

PHILIPPINE STOCK EXCHANGE, INC.

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

ATTENTION : ATTY. JOHANNE DANIEL M. NEGRE

Officer in Charge, Disclosures Department

via electronic mail

PHILIPPINE DEALING & EXCHANGE CORP.

Market Regulatory Services Group 29th Floor BDO Equitable Tower 8751 Paseo de Roxas, Makati City

ATTENTION : ATTY. SUZY CLAIRE R. SELLEZA

Head, Issuer Compliance and Disclosures Department

Gentlemen:

We submit herewith Aboitiz Power Corporation's 2024 Integrated Annual Corporate Governance Report, in compliance with the SEC Memorandum Circular No. 15, Series of 2017.

Kindly acknowledge receipt hereof.

Thank you.

Very truly yours,

ABOITIZ POWER CORPORATION

Ma. and a

By:

MA. CLARISSE S. OSTERIA

Corporate Secretary

COVER SHEET

																		1	•		0	_	_	4	ا ر	, 1	\neg
																	С	1	9	9	8	0	0 atio	1 2 Nu	3 Lmb	4 or	
																			5.	E.C.	ĸeg	istra	atioi	ıı NU	ımb	er	
A E	3 6	Π	Т		Z		Р	0	۱۸/	Ε	R		С		R	P	О	R	Α	Т	_	О	N				
_ ^ L	, (<u>/ '</u>	<u>'</u>	<u>'</u>		<u> </u>				_					IX I						•		14				
	Т	Т	П																								
		-																									
	Т																										
										(C	omi	oan	√'s F	ull ſ	Nam	e)											
										•						,											
3 2	2 N	I D		S	Т	R	Ε	Ε	Т	,	В	0	N	Ι	F	Α	С	ı	0		G	L	0	В	Α	L	
СІ	T	· Y	,	Т	Α	G	U	ı	G		С	ı	Т	Υ	,	М	Ε	Т	R	0		М	Α	N	-	L	Α
PH	<u> 1 1</u>	L	ı	Р	Р	<u> </u>	N	_	S																		
						(Bi	usin	ess	Add	ress	s: N	lo. S	tree	t Ci	ty/	Tov	vn /	Pro	vinc	e)							
													1					1		-							
		N		CLAR					Α]							_			86-2				
				Cont															Cor	npa	ny 1	ele	phoi	ne N	luml	oer	
				C	ont	act	Pers	son																			
																							1 +	h N/	اممط		't
																							41		lond April	ay c	ונ
1 2	<u>. </u>	3	1	1									Α	С	G	R	1						0	4	\piii	2	8
Mon				l								<u>'</u>		_	YPE		l						<u> </u>	ontl		_	
		Year	ay										FUK	IVI I	YPE										ı al Me	Da oti	
F1	Scai	ieai																					AI	iiiua	או ועונ	eti	ııg
														N/A			1										
									Se	cor	ndai	L— ∵li			ype,	if A	I Annl	icah	le								
									50		iaai	, <u>-</u> .	CCII		ypc,	, ,	יקקי	icas									
		<u> </u>	EC				I															N,	/A				
Dept	t. Re			his D	ОС															Α	me		d Ar	ticle	25		
·		•																		N	lum	ber	/Se	ctio	n		
			82													Х											
Total	l No	. of S	Stock	kholo	lers										Do	me	stic						Fo	orei	gn		
	-																										
							To b	e a	ccor	npli	she	d by	/ SEC	C Pe	rsor	nnel	cor	ncer	ned								
	_		1			ı	ı —		ı																		
			<u> </u>	Щ																							
		Fi	ie N	umb	er									LC	CU												
	_	_	_			l -			1																		
		<u>_</u>	<u> </u>				<u> </u>							<u></u>	L?:												
		DC	cum	ent	ı.υ.									cas	hier												
<u></u>									1																		
:									:																		
! !		S	ТА	M P	S				:																		
! !									:																		
									,																		

Remarks = Pls. use black ink for scanning purposes



SEC FORM – I-ACGR INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT GENERAL INSTRUCTIONS

A. Use of Form I-ACGR

This SEC Form shall be used as a tool to disclose Publicly-Listed Companies' compliance/non-compliance with the recommendations provided under the Code of Corporate Governance for Publicly-Listed Companies, which follows the "comply or explain" approach, and for harmonizing the corporate governance reportorial requirements of the SEC and the Philippine Stock Exchange (PSE).

B. Preparation of Report

These general instructions are not to be filed with the report. The report shall contain the numbers and captions of all items.

The I-ACGR has four columns, arranged as follows:

RECOMMENDED CG PRACTICE/POLICY	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Contains CG Practices/ Policies, labelled as follows:	The company shall indicate compliance or	The company shall provide additional	The PLCs shall provide the explanations for any non-compliance,
 (1) "Recommendations" – derived from the CG Code for PLCs; (2) "Supplement to Recommendation" – derived from the PSE CG Guidelines for Listed Companies; 	non-compliance with the recommended practice.	information to support their compliance with the recommended	pursuant to the "comply or explain" approach. Please note that the explanation given should
(3) "Additional Recommendations" – CG Practices not found in the CG Code for PLCs and PSE CG Guidelines but are expected already of PLCs; and (4) "Optional Recommendation" – practices taken from the ASEAN Corporate Governance Scorecard		CG practice	describe the non-compliance and include how the overall Principle being recommended is still being achieved by the company.
*Items under (1) – (3) must be answered/disclosed by the PLCs following the "comply or explain" approach. Answering of items under (4) are left to the discretion of PLCs.			*"Not Applicable" or "None" shall not be considered as sufficient explanation

C. Signature and Filing of the Report

- a. Three (3) copies of a fully accomplished I-ACGR shall be filed with the Main Office of the Commission on or before May 30 of the following year for every year that the company remains listed in the PSE;
- b. At least one (1) complete copy of the I-ACGR shall be duly notarized and shall bear <u>original and manual</u> signatures
- c. The I-ACGR shall be signed under oath by: (1) Chairman of the Board; (2) Chief Executive Officer or President; (3) All Independent Directors; (4) Compliance Officer; and (5) Corporate Secretary.
- d. The I-ACGR shall cover all relevant information from January to December of the given year.
- e. All reports shall comply with the full disclosure requirements of the Securities Regulation Code.



9. <u>N/A</u>

SEC FORM – I-ACGR INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended 2024	
2.	SEC Identification Number <u>C199800134</u>	
3.	BIR Tax Identification No. <u>200-652-460-000</u>	
4.	Exact name of issuer as specified in its charter ABC	DITIZ POWER CORPORATION
5.	Philippines Province, Country or other jurisdiction of incorporation or organization	6. (SEC Use Only Industry Classification Code
7.	32 nd Street, Bonifacio Global City, Taguig City, Met Address of principal office	ro Manila, Philippines 1634 Postal Code
8.	(632) 8886-2600 Issuer's telephone number, including area code	

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

OF ABOITIZ POWER CORPORATION							
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
Principle 1: The company should be headed I	oy a competent, working	board to foster the long- term success of the corporation	on, and to sustain its competitiveness and profitability in a				
manner consistent with its corporate objective	es and the long- term be	est interests of its shareholders and other stakeholders.					
Recommendation 1.1							
Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Compliant	The Company's Directors are nominated and elected based on their professional experience, expertise and relevant training sessions in the industries and sectors where the Company and its subsidiaries operate. In addition, the Directors are chosen based on their individual and collective contribution to the fulfillment of the short-term and long-term growth aspirations of the Company. As a result, they are a mix of legal and finance professionals, engineers, former or current CEO/COOs, auditors, and accountants, many of them with management experience in the private and government sectors, as well as in multilateral agencies.					
 Board has an appropriate mix of competence and expertise. Directors remain qualified for their 	Compliant	The Company's Revised Manual on Corporate Governance (the "Revised Manual") outlines the individual and collective qualifications of the Board as well as their duties and responsibilities. The Company defines in the Revised Manual the technical and behavioral competencies regarded as essential to the realization of Company's strategic goals and growth aspirations. This set of skills and competencies are incorporated in the evaluation and selection processes of each company to ensure that competency gaps are addressed and that the					
positions individually and collectively to	Compliant	target profile is achieved.					

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION								
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION						
enable them to fulfill their roles and responsibilities and respond to the needs of the organization.		i. Amended By Laws ¹ , p. 2 Article II (The Board of Directors) available at:	·						
Provide information or link/reference to a document containing information on the following:		https://aboitizpower.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-10012020-for-website1_redacted.pdf							
 Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance 		ii. Amended Manual on Corporate Governance², pp. 5 – 21: Plan of Compliance; available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-fina l.pdf iii. Company website, available at: https://aboitizpower.com/ See write-up of the Directors' profiles in the Company's Reports: i. Definitive Information Statement (20-IS), pp.10-27, Item 5. Directors and Executive Officers							
		available at: https://aboitizpower.com/static-assets/uploads/pdf /ap2024-definitive-information-statement.pdf ii. Aboitiz Annual Integrated Report, pp.166-168: Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf /2024-aboitiz-integrated-reportfinalpdf							

¹ Refers to the amended By-Laws approved in October 2020.

² Refers to the revised Manual on Corporate Governance approved in February 2022. SEC Form – I-ACGR * Updated 21Dec2017

	INTEGR	RATED ANNUAL CORPORAT OF ABOITIZ POWER C		
	COMPLIANT/ NON-COMPLIANT	ADDIT	TIONAL INFORMATION	EXPLANATION
Recommendation 1.2				
Board is composed of a majority of non-executive directors. Identify or provide link/reference to a document identifying the directors and the type of their directorships	Compliant	nine directors, majority Directors. Two are Non-Executive Directors day to day management Company, and there is a	of Directors is composed of of whom are Non-Executive independent, six are who are not engaged in the ant and operations of the only one Executive Director. The members of the AP Board as	
		Non-Executive Director	Mr. Sabin M. Aboitiz (Chairman)	
		Lead Independent Director	Mr. Eric Ramon O. Recto (Vice Chairman)	
		Non-Executive Director	Mr. Antonio A. Canova	
		Non-Executive Director	Mr. Edwin R. Bautista	
		Non-Executive Director	Mr. Erramon I. Aboitiz	
		Non-Executive Director	Mr. Izumi Kai	
		Non-Executive Director	Mr. Toshiro Kudama	
		Executive Director	Mr. Danel C. Aboitiz (President and Chief Executive Officer)	
		Independent Director	Mr. Cesar G. Romero	
		Links/references are as fo	ollows:	
		i. Amended By-Laws , p. 2 Directors) at:	2 Article II (The Board of	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
OF ABOITIZ POWER CORPORATION	

OF ABOITIZ POWER CORPORATION								
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION						
	https://aboitizpower.com/static-assets/uploads/me	·						
	dia/bl-aboitiz-power-corporation-amended-100120							
	20-for-website1- redacted.pdf							
	ii. Amended Manual on Corporate Governance, pp.							
	5 – 21: Plan of Compliance; available at:							
	https://aboitizpower.com/static-assets/uploads/me							
	dia/ap-amended-cg-manual-2022-amendments-fina							
	<u>l.pdf</u>							
	See write-up of the Directors' profiles in the							
	Company's Reports:							
	i. Definitive Information Statement (20-IS)							
	pp.10-27 Item 5. Directors and Executive Officers							
	available at:							
	https://aboitizpower.com/static-assets/uploads/pdf							
	/ap2024-definitive-information-statement.pdf							
	ii. Annual Report (SEC Form 17-A) , pp. 95-103, Item							
	9. Directors and Executive Officers, available at:							
	https://aboitizpower.com/static-assets/uploads/pdf							
	/ap-sec-form-17-a2024-annual-reportfinalred							
	actedpdf							
	iii. Aboitiz Annual Integrated Report, pp.166-168:							
	Board of Directors, available at:							
	https://aboitizpower.com/static-assets/uploads/pdf							
	/2024-aboitiz-integrated-reportfinalpdf							
	iv. Change in Directors and/or Officers dated March							
	22, 2024, available at:							
	https://edge.pse.com.ph/openDiscViewer.do?edge_							
	no=f1ccc5b9b7d6bbfcabca0fa0c5b4e4d0							

	INTEGR	RATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION	
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		v. Change in Directors and/or Officers dated June 25, 2024, available at: https://edge.pse.com.ph/openDiscViewer.do?edge_no=1d3f25bbb922d08eabca0fa0c5b4e4d0	
Recommendation 1.3			
Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	The Company's Policy on Training of Directors, as provided in its Revised Manual, consists of: (i) an initial onboarding session for new Directors upon	
Company has an orientation program for first time directors.	Compliant	first appointment to ensure that each Director is introduced to the Company's corporate governance practices, and apprised of his/her duties and responsibilities as members of the Board and Board Committees; and (ii) a mandatory continuous	
3. Company has relevant annual continuing training for all directors. Provide link or reference to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors.	Compliant	training and development program in order for the directors to be kept updated on current topics and recent developments, such as new laws and regulations, developments in corporate governance practices, and in the various business risks relevant to the Group.	
Provide information or link/reference to a document containing information on the orientation program and trainings of directors for the previous year, including the number of hours attended and topics covered.		In 2024, instead of the traditional one-day activity for the Annual Corporate Governance Seminar, the Company's directors and officers attended the "Aboitiz Board Learning Sessions", a series of online seminars with renowned experts across the globe. These seminars were intended to provide the directors and officers with current industry developments, business trends, and corporate governance practices in order to promote the group's competitive advantage, and build on the techglomerate premium. These sessions were duly accredited by the SEC in compliance with SEC Memorandum Circular No. 19, Series of 2016.	

		OF ABOITIZ POWER CORPORATION	
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		For the Company's Policy on training of its directors, kindly refer to the following:	
		i. Amended Manual on Corporate Governance, p. 44: On-boarding and Training Process, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		ii. Amended Board Charter, pp. 3-4: Board Leadership and the Role of Chairman available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf	
		For the details and topics of the board learning sessions and virtual tours, kindly refer to the Company's website and the Consolidated Annual and Sustainability Report:	
		i. Aboitiz Annual Integrated Report , pp. 170-171 Board Director Development Program available at: https://aboitizpower.com/static-assets/uploads/pdf /2024-aboitiz-integrated-reportfinalpdf	
		ii. 2024 Disclosure on the Company's Compliance to the Annual Corporate Governance Seminar, available at: https://edge.pse.com.ph/openDiscViewer.do?edge no=6211e52507a960e39e4dc6f6c9b65995	
Recommendation 1.4			
Board has a policy on board diversity.	Compliant	The Company's Revised Manual reflects the Board's policy of appointing a diverse set of Directors based on the individual's professional and personal	

		OF ABOITIZ POWER CORPORATION	
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Provide information on or link/reference to		backgrounds (namely: age, ethnicity, culture, skills,	
a document containing information on the		competence, gender and knowledge) in order to	
company's board diversity policy.		ensure: (i) that no Director or small group of	
		Directors can dominate the decision-making	
Indicate gender composition of the board.		process, (ii) that the members of the Board are a	
		diverse mix of highly competent Directors and	
		Officer with in-depth knowledge and experience in the core industries of the Company or corporate	
		management, financial expertise, audit and	
		governance experiences, and (iii) the	
		independent-mindedness, ethical behavior, and	
		value contribution of each Director.	
		As of December 31, 2024, the Board of Directors	
		was composed of professionals with expertise in	
		power, finance, law, banking, economics, and risk	
		management, among others, with ages ranging from	
		42 to 65 years old.	
		Links/references are as follows:	
		i. Amended Manual on Corporate Governance, p. 6:	
		Composition of the Board, and p. 17: Selection of	
		the members of the Board of Directors and Officer,	
		available at: https://aboitizpower.com/static-assets/uploads/me	
		dia/ap-amended-cg-manual-2022-amendments-fina	
		l.pdf	
		<u> </u>	
		ii. Amended Board Charter, available at:	
		https://aboitizpower.com/static-assets/uploads/me	
		dia/aboitizpower-amended-board-charter.pdf	
		iii. Amended Board ESCG Charter p.1: Purpose and	
		Membership available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION							
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
		https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-escg-committee-charter.pdf					
		iv. Company Website at: https://aboitizpower.com/corporate-governance/governance-team/					
		v. Aboitiz Annual Integrated Report , p.170 Board Diversity Policy, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf					
		vi. Results of the 2024 Annual Stockholders Meeting held on April 22, 2024, available at: https://aboitizpower.com/investors/annual-stockholders-meeting					
Optional: Recommendation 1.4							
Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	Compliant	The Company's Revised Manual mandates that membership of the Board may be a combination of Executive and Non-Executive Directors (which include Independent Directors) with diverse professional and personal backgrounds in order that					
Provide information on or link/reference to a document containing the company's policy and measurable objectives for implementing board diversity.		no Director or small group of Directors can dominate the decision-making process and that the Board can benefit from the professional expertise of each Director. Measurable standards included in the Company's Manual include diversity in age, business experience, behavioral and technical competencies,					
Provide link or reference to a progress report in achieving its objectives.		professional and personal background, and gender. In 2024, the Company defined the technical and behavioral competencies regarded as essential to					

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ ADDITIONAL INFORMATION E			
	and gr compet and sel- that co	dization of each company's strategic goals owth aspirations. This set of skills and encies are incorporated in the evaluation ection processes of each company to ensure mpetency gaps are addressed and that the profile is achieved.		
	Links/re	eferences are as follows:		

available at:

l.pdf

harter.pdf

i. Amended Manual on Corporate Governance, p. 6: Composition of the Board, and p. 17: Selection of the members of the Board of Directors and Officer,

https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-fina

https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf

iii. Amended Board ESCG Charter p.1: Purpose and

https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-escg-committee-c

https://aboitizpower.com/corporate-governance/po

The Company's Board Profile Target is found in the

ii. Amended Board Charter, available at:

Membership available at:

iv. Company Website at:

licies-and-protocols/

following report:

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		v. Aboitiz Annual Integrated Report, p.170 Board Diversity Policy, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
Recommendation 1.5			
Board is assisted by a Corporate Secretary.	Compliant	In 2024, the Board of Directors was assisted by the Company's Corporate Secretary, Ms. Ma. Clarisse S. Osteria, who is not a member of the Board of Directors. Links/references are as follows: i. Amended Manual on Corporate Governance, p. 42, The Corporate Secretary, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-fina	
Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	ii. Definitive Information Statement (20-IS), pp. 10-27, Officers for 2024-2025 available at: https://aboitizpower.com/static-assets/uploads/pdf/ap2024-definitive-information-statement.pdf iii. Annual Report (SEC Form 17-A), pp. 95-103, Item 9. Directors and Executive Officers, available at:	The functions of the Corporate Secretary and Compliance Officer are vested in two individuals – Ms. Ma. Clarisse S. Osteria and Mr. Manuel Alberto R. Colayco, respectively. The Company ensures that the functions of the Corporate Secretary are distinct and clearly delineated from the functions of the Compliance Officer. This distinction is laid down in the Company's Revised Manual, Board Charter, and Amended By-Laws.
Corporate Secretary is not a member of the Board of Directors. Provide information on or link/reference to a document containing information on the	Compliant	https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Corporate Secretary, including his/her name, qualifications, duties and functions.			
4. Corporate Secretary attends training/s on corporate governance. Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered	Compliant	The Company's Corporate Secretary, Ms. Ma. Clarisse S. Osteria attended the "Aboitiz Board Learning Sessions", a series of online seminars with renowned experts across the globe. These sessions were duly accredited by the SEC and duly monitored by representatives from the SEC in compliance with SEC Memorandum Circular No. 19, Series of 2016. Links/references are as follows: i. Disclosure on AP's Compliance to the Annual Mandatory Corporate Governance Seminar, available at: https://edge.pse.com.ph/openDiscViewer.do?edge_no=4f9495778cd5ea27ec6e1601ccee8f59	
1. Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting. Provide proof that corporate secretary distributed board meeting materials at least five business days before scheduled meeting	Compliant	To ensure active participation and meaningful contribution in each meeting, the Board of Directors adopted a policy of requiring all the materials for the Board and Board Committee Meetings to be distributed to the Directors and Committee members at least five business days before the scheduled meeting. Materials are timely uploaded to the Diligent Boardbooks, a secure portal where the Corporate Secretary uploads the materials for the board meeting for easy access by the Board of Directors in their iPads, smartphones, or computers. References: i. Amended Board Charter, p. 7, Board Meetings - Distribution of Board Meeting Materials, available	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf		
		ii. Amended Manual on Corporate Governance, p. 42, The Corporate Secretary, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		
		iii. Aboitiz Annual Integrated Report , pp. 166-168: Board of Directors (Conduct and Attendance at Board and Board Committee Meetings), available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf		
		iv. See sample e-mail to the Board of Directors notifying them that the materials for a 2024 Regular Board Meeting have been uploaded on Boardbooks. (Annex "A")		
Recommendation 1.6				
Board is assisted by a Compliance Officer.	Compliant	The Board of Directors is assisted by the Chief Legal and Compliance Officer, Mr. Manuel Alberto R.		
Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant	Colayco, who is not a member of the Board of Directors, and is one of the senior officers of the Company with a rank of Senior Vice President. He had adequate stature and authority in the Company		
3. Compliance Officer is not a member of the board.	Compliant	to fulfill his obligation as its Compliance Officer. Links/references are as follows:		
Provide information on or link/reference to a document containing information on the Compliance Officer, including his/her name,		i. Amended Manual on Corporate Governance, pp. 4-5, The Compliance Officer, available at: https://aboitizpower.com/static-assets/uploads/me		

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
position, qualifications, duties and functions.		dia/ap-amended-cg-manual-2022-amendments-fina l.pdf ii. Company Website, Profile of the Compliance Officer available at: https://aboitizpower.com/corporate-governance/governance-team iii. Definitive Information Statement (20-IS) pp. 10-27 Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/pdf/ap2024-definitive-information-statement.pdf iv. Annual Report (SEC Form 17-A), pp. 95-103, Item 9. Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
4. Compliance Officer attends training/s on corporate governance. Provide information on or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered	Compliant	The Company's Chief Legal and Compliance Officer, Mr. Manuel Alberto R. Colayco, attended the "Aboitiz Board Learning Sessions", a series of online seminars with renowned experts across the globe. These sessions were duly accredited by the SEC in compliance with SEC Memorandum Circular No. 19, Series of 2016. i. Disclosure on AP Compliance to the Annual Mandatory Corporate Governance Seminar, available at: https://edge.pse.com.ph/openDiscViewer.do?edge_no=4f9495778cd5ea27ec6e1601ccee8f59	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
OF ABOITIZ POWER CORPORATION			

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
• • • • • • • • • • • • • • • • • • • •		f the Board as provided under the law, the company's ar	ticles and by-laws, and other legal pronouncements and
guidelines should be clearly made known to a	II directors as well as to	stockholders and other stakeholders.	
Recommendation 2.1			
1. Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company. Provide information or reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting)	Compliant	The Company's Revised Manual mandates the Company's Directors to act judiciously and devote time and attention necessary to properly discharge their duties and responsibilities. With this mandate, the Directors are expected to act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the Company. To ensure that the Board of Directors act on a fully informed basis, with due diligence, and in the best interest of the Company; (i) the Board receives regular reports from Management and Heads of Strategic Business Units (SBUs) on the operations of the Company and its subsidiaries, (ii) any matter requiring the Board's attention is promptly elevated to the members of the Board, and deliberated upon in the Board meetings, and (iii) materials for the board meetings are distributed to the Board of Directors at least five days before the board meeting through Diligent Boardbooks. In addition, the Board of Directors ensure that key financial decisions related to investment/capital expenditure considered by various businesses in which the Company has direct equity undergo appropriate processes and approval. Moreover, as an exercise of fairness and good faith, the decisions by the Board of Directors on the appointment of officers and on material	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION COMPLIANT/ **ADDITIONAL INFORMATION EXPLANATION NON-COMPLIANT** conflicts of interest, are immediately disclosed to the public. Lastly, in order to provide a better understanding of the Company's operations in different sectors of the power industry, the members of the Board of Directors attend learning sessions and asset tours to keep abreast of the industries and businesses of the Aboitiz Group. Links/references are as follows: i. Amended Manual on Corporate Governance, pp. 7 - 14, Duties and Functions of the Board and Duties and Responsibilities of Directors, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-fina l.pdf ii. Amended Board Charter, pp. 3-4, Part G. Board Leadership and the Role of the Chairman, available at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-amended-board-charter.pdf iii. Aboitiz Annual Integrated Report, pp.168-172: Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf /2024-aboitiz-integrated-report--final-.pdf **Recommendation 2.2** As part of its duties and function mandated by the Compliant 1. Board oversees the development, review and approval of the company's Company's Revised Manual, the Board must ensure business objectives and strategy. that (i) the strategic business direction of the

various businesses of the Company is soundly

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
2. Board oversees and monitors the implementation of the company's business objectives and strategy. Provide information or link/reference to a document containing information on how the directors performed this function (can include board resolutions, minutes of meeting) Indicate frequency of review of business objectives and strategy	NON-COMPLIANT Compliant	established and consistent or in line with the Group's goals and strategies, (ii) establish programs that can maintain its long-term viability, practicability, and strength in accordance with the objectives of the Company, (iii) periodically evaluate and monitor the implementation of existing policies and strategies, including business plans operating budget, and overall performance of the management team based on clear performance metrics, and (iv) ensure that the Company has a healthy pool of talents and team leaders that are capable to implement the strategy. In support of this function, the Board regularly monitors strategy implementation as part of the agenda of its each Board meeting. In addition, the Board conducts an Annual Board Retreat and Strategy Refresh to discuss both the strategic roadmap and policies of the Company, and a review of the Company's vision and mission. In 2024, the Company's Board of Directors had their yearly board retreat/strategy workshop on May 24, 2024. The workshop was conducted in-person at Shang-ri La The Fort, Taguig Clty. Links/references are as follows: i. Amended Manual on Corporate Governance, pp. 7-14, Duties and Functions of the Board, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		ii. Amended Board Charter, page 2, Section C: Duties and Responsibilities of the Board, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf		
		iii. Aboitiz Annual Integrated Report, p. 168: Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf		
Supplement to Recommendation 2.2 1. Board has a clearly defined and	Compliant	The Company's mission and vision is stated in its		
updated vision, mission and core values. Indicate or provide link/reference to a document containing the company's vision, mission and core values. Indicate frequency of review of the vision, mission and core values.	Compliant	Purpose Statement: "Guided by our core values, we at the Aboitiz Group, drive change for a better world by advancing business and communities and creating long term value for our stakeholders." This purpose statement has been deliberated and approved by the Board of Directors in 2017, and embodied in the Company's Amended Manual on Corporate Governance. The Board also abides by the Company's core values — Integrity, Teamwork, Innovation, Responsibility, and Service Excellence. The Company reinforces its purpose of "Transforming Energy for a Better World" through various practices with the aid of emerging technologies and innovations, as the Aboitiz Group undertakes its "Great Transformation" in the Philippines's first techglomerate. Links/references are as follows:		

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		i. Amended Manual on Corporate Governance, pp. 7-14, Duties and Functions of the Board, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		ii. Amended Board Charter, page 2, Section C: Duties and Responsibilities of the Board, available at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-amended-board-charter.pdf	
		iii. Company Website , About us, available at: https://aboitizpower.com/about-us/who-we-are	
		iv. Definitive Information Statement (20-IS), pp.144-146, Corporate Governance – Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap2024-definitive-information-statement.pdf	
		v. Aboitiz Annual Integrated Report, pp. 167-172: Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	Compliant	The Board of Directors is at the helm of the governance structure of the Company. It performs the crucial role of articulating and reviewing the Company's purpose, vision and mission, and strategies towards long-term growth, competitiveness, and building a sustainable enterprise.	

	OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
Provide information on or link/reference to a document containing information on the strategy execution process.		To ensure the faithful and effective discharge of its functions, the Board of Directors is supported in the performance of its functions by the six board committees — the Environmental, Social, and Corporate Governance (ESCG) Committee, the Audit Committee, the Risk and Reputation Management Committee, the Related Party Transactions (RPT) Committee, the Executive Committee, and the Cyber and Information Security Committee. Each committee oversees or implements an important aspect of the Company's strategy and governance framework. In turn, each committee is assisted by senior officers and highly qualified professionals to ensure that the Company's business objectives and strategies are cascaded, implemented, and properly monitored within their specific spheres of functions.		
		i. Amended Manual on Corporate Governance, pp. 7-14, Duties and Functions of the Board, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board Charter, p. 2, Section C: Duties and Responsibilities of the Board, available at: https://aboitizpower.com/static-assets/uploads/media/power.com/static-a		
		dia/aboitizpower-amended-board-charter.pdf iii. Aboitiz Annual Integrated Report, pp. 164-165, Governance Framework, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf		

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		iv. Definitive Information Statement (20-IS), p. 144-146, Corporate Governance – Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap2024-definitive-information-statement.pdf v. Annual Report (SEC Form 17-A), pp. 117-124, Part IV. Corporate Governance, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a2024-annual-reportfinalred actedpdf	
Recommendation 2.3			
1. Board is headed by a competent and qualified Chairperson. Provide information or reference to a document containing information on the Chairperson, including his/her name and qualifications	Compliant	The Chairman of the Board of Directors is Mr. Sabin M. Aboitiz. His extensive knowledge about the Company's core businesses and general management gained through years of service as a member of the Board makes him competent and highly qualified for the position. He is deeply committed to its vision, mission, and brand purpose, and firmly believes that good corporate governance makes good business practice. Links/references are as follows: i. Results of the 2024 Organizational Meeting of the Board held on April 25, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-042224-results-of-annual-stockholders-meeting.pdf ii. Amended Manual on Corporate Governance, p. 6, The Chairman and the Chief Executive Officer, available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		iii. Amended Board Charter, p. 3, Board Leadership and the Role of the Chairman, and p. 5: The President and Chief Executive Officer, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf	
		iv. Definitive Information Statement (20-IS), pp.10-27: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/pdf/ap2024-definitive-information-statement.pdf	
		v. Company Website , Profiles of the Directors, available at: https://aboitizpower.com/corporate-governance/governance-team	
		vi. Annual Report (SEC Form 17-A) , pp. 95-103, Item 9. Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
Recommendation 2.4			
 Board ensures and adopts an effective succession planning program for directors, key officers and management. 	Compliant	The Board of Directors, with the assistance of the ESCG Committee, approved a succession policy in place for Directors, Corporate Officers, and Senior Management. The Company retirement age for corporate officers is 60 years old, unless the Board of Directors, for meritorious and exceptional	

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Board adopts a policy on the retirement for directors and key officers. Disclose and provide information or link/reference to a document containing information on the company's succession	Compliant	reasons, decides to extend the years of service of the officer. The Company develops leaders from within and conducts a succession planning review annually (in March). To-date, the successors for key positions have been identified and their corresponding	
planning policies and programs and its implementation		development plans are being implemented and regularly reviewed. Links/references are as follows:	
		i. Amended Manual on Corporate Governance, p. 22, The Board ESCG Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		ii. Amended Board ESCG Charter, p.2-3: Responsibilities of the Board ESCG Committee, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-escg-committee-charter.pdf	
Recommendation 2.5			
Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	The Company rewards its Directors and Corporate Officers based on ability to execute their respective duties and responsibilities. It is the Company's philosophy to reward based on individual and	
Board adopts a policy specifying the relationship between remuneration and performance.	Compliant	organizational performance. Performance is evaluated and compensation is reviewed on an annual basis.	

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	The Company has an established formal and transparent review process of its Board and executive compensation structure.	
Provide information on or link/reference to a document containing information on the company's remuneration policy and its implementation, including the relationship between remuneration and performance.		Changes in Board Remuneration Policy, if any, are discussed at the ESCG Committee and upon the recommendation of management through the Chief Human Resources Officer (CHRO). The CHRO's recommendation is based on market salary surveys and independent remuneration consultants. The ESCG Committee endorses the proposal to the full Board, and eventually to the shareholders for the final approval.	
		The CHRO also presents to the ESCG Committee, on an annual basis, the recommendations for compensation levels for all team members, including corporate officers and senior management. The recommendation is based on the Company's compensation philosophy to attract, maintain, and engage the best talents to contribute to the success of the business.	
		i. Amended Manual on Corporate Governance, pp. 22-31, The Board ESCG Committee - Compensation and Policy on Executive Remuneration, available at:	
		https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board ESCG Committee Charter, p.2-3:	
		Responsibilities of the Board Corporate Governance Committee, available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-escg-committee-charter.pdf		
		iii. Annual Report (SEC Form 17-A) , pp.112-113: Item 10. Compensation of Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalred-actedpdf		
		iv. Definitive Information Statement (20-IS), pp.29-31: Item 6. Compensation of Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap2024-definitive-information-statement.pdf		
		v. Aboitiz Annual Integrated Report, pp. 171-172, Director Compensation, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf		
Optional: Recommendation 2.5				
Board approves the remuneration of senior executives. Provide proof of board approval	Compliant	The Board, through the ESCG Committee, ensures that it pays its corporate officers and executives competitively by comparing rates with other Philippine-based companies through a market salary survey. The Board ESCG Committee, which includes the Chief Corporate Services Officer (who oversees the CHRO) as an ex-officio member, deliberates and proposes to the Board of Directors compensation levels for all team members, including corporate officers and senior management.		
Board approves the remuneration of senior executives.	Compliant	Director Compensation, available at: https://aboitizpower.com/static-assets/uploads/pdf /2024-aboitiz-integrated-reportfinalpdf The Board, through the ESCG Committee, ensures that it pays its corporate officers and executives competitively by comparing rates with other Philippine-based companies through a market salary survey. The Board ESCG Committee, which includes the Chief Corporate Services Officer (who oversees the CHRO) as an ex-officio member, deliberates and proposes to the Board of Directors compensation levels for all team members, including corporate		

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		i. Amended Manual on Corporate Governance, pp. 22-31, The Board ESCG Committee - Compensation and Policy on Executive Remuneration, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		ii. Amended Board ESCG Committee Charter, p. 2-3: Responsibilities of the Board Corporate Governance Committee, available at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-amended-board-escg-committee-c harter.pdf	
		iii. Annual Report (SEC Form 17-A) pp. 108-110: Item 10. Compensation of Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
		iv. Definitive Information Statement (20-IS), pp. 29-30: Item 6. Compensation of Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap2024-definitive-information-statement.pdf	
		v. Aboitiz Annual Integrated Report , pp. 171-172, Director Compensation, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
Company has measurable standards to align the performance-based	Compliant	The Company rewards its individual Directors and Corporate Officers based on the individual	

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
remuneration of the executive		contributions to the overall performance of the	
directors and senior executives with		Company. Performance is evaluated and	
long-term interest, such as claw back		compensation is reviewed annually based on the	
provision and deferred bonuses.		Company's established balanced performance scorecard.	
Provide information on or link/reference to			
a document containing measurable		Performance assessment cycle starts with goal	
standards to align performance-based		setting which happens at the start of the year. The	
remuneration with the long-term interest		team members and team leaders sign off on these	
of the company.		goals which becomes the basis for the performance	
		reviews. All team members and team leaders	
		undergo regular performance reviews. This is	
		scheduled every July and January of the succeeding	
		year (for performance from January – June and July	
		– December, respectively).	
		The final performance ratings from their respective	
		team leaders are the basis for both the bonus and	
		merit increases.	
		Links/references are as follows:	
		i. Amended Manual on Corporate Governance, pp.	
		22-31, The Board ESCG Committee - Compensation	
		and Policy on Executive Remuneration, available at:	
		https://aboitizpower.com/static-assets/uploads/me	
		dia/ap-amended-cg-manual-2022-amendments-fina	
		<u>l.pdf</u>	
		ii. Amended Board ESCG Committee Charter, p. 2-3:	
		Responsibilities of the Board Corporate Governance	
		Committee, available at:	
		https://aboitizpower.com/static-assets/uploads/me	
		dia/aboitizpower-amended-board-escg-committee-c	
		<u>harter.pdf</u>	

OF ABOITIZ POWER CORPORATION				
		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
			iii. Annual Report (SEC Form 17-A), pp. 108-110: Item 10. Compensation of Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
			iv. Definitive Information Statement (20-IS), pp.29-30: Item 6. Compensation of Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap2024-definitive-information-statement.pdf	
			v. Aboitiz Annual Integrated Report , p. 171-172, Director Compensation, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
Recommendation 2.6	5			
Board has a form board nominatio	al and transparent n and election policy.	Compliant	The Company's Board of Directors has a formal and transparent Board nomination, selection, and election policy, which is disclosed as part of the	
2. Board nominatio is disclosed in the on Corporate Gov	e company's Manual	Compliant	Company's Revised Manual, Amended By-Laws, Amended Guidelines in the Nomination and Election of Independent Directors (Amended Guidelines), and is explained by the Company's Corporate Secretary at every annual stockholders meeting.	
	n and election policy company accepted n minority	Compliant	All shareholders have an equal right to nominate candidates for election to the Board. Nominations for Directors are received by the Corporate Secretary in accordance with procedures set forth in the Company's Amended By-Laws and the Amended Guidelines.	

OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
Board nomination and election policy includes how the board shortlists candidates.	Compliant	After proper screening, the ESCG Committee, acting as the Nomination Committee, approves a shortlist of candidates that are qualified to be nominated		
5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Compliant	and elected as Directors and Independent Directors of the Company. The shortlist is based on qualifications, standards, and guidelines provided in the Company's Revised Manual and Board profile targets.		
6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company. Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders. Provide proof if minority shareholders have a right to nominate candidates to the board Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Compliant	The ESCG Committee, acting as the Nomination Committee, oversees the nomination and selection process of potential candidates to the Board of Directors. Likewise, the ESCG Committee regularly assesses the effectiveness of the nomination and selection process. The overall procedure is in compliance with the Amended Implementing Rules and Regulations of the Securities Regulation Code. The Company annually defines the technical and behavioral competencies essential to the realization of the Company's strategic goals and growth aspirations. The skills and competencies are incorporated in the evaluation and selection processes of each company to ensure that competency gaps are addressed and that the target profile is achieved. The Company's policies on the nomination and election of Directors are disclosed and can be accessed on the Company's website.		
		Links/references are as follows:		

OF ABOITIZ POWER CORPORATION			
	OMPLIANT/ N-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	Direct https: dia/bl 20-for ii. Am 25: No https: dia/ag L.pdff iii. Am Electi https: tizPov n-of-li iv. Am Item [Gover https: dia/ak	ended By Laws, page 2 Article II (The Board of ors), available at: //aboitizpower.com/static-assets/uploads/me -aboitiz-power-corporation-amended-100120 -website1redacted.pdf rended Manual on Corporate Governance, p. omination of Board of Directors, available at: //aboitizpower.com/static-assets/uploads/me o-amended-cg-manual-2022-amendments-fina rended Guidelines for the Nomination and on of Independent Directors, available at: //aboitizpower.com/wp-content/uploads/Aboi //er-Guidelines-for-the-Nomination-and-Electio //dependent-Directors .pdf rended Board ESCG Committee Charter, p. 2: 0. Responsibilities of Board Corporate nance Committee, available at: //aboitizpower.com/static-assets/uploads/me //aboitizpower.com/static-assets/uploads/me //aboitizpower-amended-board-escg-committee-c	
	19-21 There Proce https: /ap20 vi. An	initive Information Statement (20-IS), p.7, pp. 2. Voting Securities and Principal Holders of; Nomination for Independent Directors and dure for Nomination available at: //aboitizpower.com/static-assets/uploads/pdf 24-definitive-information-statement.pdf nual Report (SEC Form 17-A), pp. 103-105, nations for Independent Directors, Procedure	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		for Nomination and Other Nominees for Election as Members of the Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
		vii. Aboitiz Annual Integrated Report, p. 170, Board Diversity Policy, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
Optional: Recommendation to 2.6			
1. Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors. Identify the professional search firm used or other external sources of candidates	Compliant	The Revised Manual allows the engagement of professional search firms to identify potential candidates for directors of the Company. The Company seeks the recommendations from its current directors, with particular emphasis on the recommendations of its Independent Directors, and the professional organizations to which they belong. Based on the recommendations gathered, the ESCG Committee evaluates the qualifications of the proposed candidates, and prepares a shortlist based on the list of qualifications and disqualifications for Directors and the Board profile target. Preference is given to candidates who have expertise in the businesses that the Company operates.	
		i. Amended Manual on Corporate Governance, p. 17: Selection of the Members of the Board of Directors and Officers; and p. 25: Nomination of Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/me	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		dia/ap-amended-cg-manual-2022-amendments-fina l.pdff ii. Nomination, Selection & Election of Directors, Company Website, available at: https://aboitizpower.com/corporate-governance/governance-practices		
Recommendation 2.7				
 Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions. 	Compliant	Per the Company's Manual on Corporate Governance, the Board of Directors has the duty to ensure that there is a group-wide policy and system governing related parties and Related Party Transactions (RPT), particularly those which pass a certain threshold of materiality. In 2017 the Board of Directors approved the Company's RPT Policy, and created the RPT Committee to ensure that all RPTs are (i) at arm's length in accordance with transfer pricing (ii) fair, or are based on market		
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations. Provide information on or reference to a document containing the company's policy on related party transaction, including policy on review and approval of significant RPTs Identify transactions that were approved pursuant to the policy.	Compliant	RPTs are (i) at arm's length in accordance with		

OF ABOITIZ POWER CORPORATION		
COMPLIAN NON-COMPL	ADDITIONAL INFORMATION	EXPLANATION
	The Company's Revised RPT Policy ensures that all RPTs within the group are conducted at arm's-length and at market prices, undergo the appropriate approval process, and material RPTs are reported within the period prescribed by the SEC.	
	In 2021, the AboitizPower Board amended the Revised RPT Policy to further strengthen the review, reportorial, and approval processes of RPTs, particularly those falling below the SEC-defined materiality threshold.	
	In 2024, the AboitizPower Board amended the RPT Committee Charter to align with the amended Board Protocols on the deadlines for the submission of materials.	
	In 2024, the RPT Committee, composed of two Independent Directors and one non-Executive Director, deliberated on material and significant RPTs across the Group, taking into account the size, structure, risk profile and complexity of the Company's operations.	
	In 2024, the Company did not enter into any material RPT, and there were no reported cases of non-compliance with the laws, rules and regulations pertaining to material RPTs. All RPTs were entered into on an arm's-length basis.	
	Links/references are as follows:	
	i. Amended Manual on Corporate Governance , p. 38-45, Board Related Party Transactions Committee, available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		ii. Related Party Transaction Policy , available at: https://aboitizpower.com/wp-content/uploads/AP-R elated-Party-Transaction-Policy-FINAL-SEC-received.	

iii. Amended Board Related Party Transaction

iv. **Definitive Information Statement (20-IS),** pp.146-148, Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap2024-definitive-information-statement.pdf

v. Annual Report (SEC Form 17-A), p. 32:

Transactions With and/or Dependence on Related Parties and Certain Relationships and Related Transactions, p. 117: Board Committees, available

https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a---2024-annual-report--final---red

vi. **Aboitiz Annual Integrated Report**, pp. 183 Key Company Policies (RPT Policy), available at:

/2024-aboitiz-integrated-report--final-.pdf

https://aboitizpower.com/static-assets/uploads/pdf

https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-rpt-committee-ch

Committee Charter, available at:

<u>pdf</u>

arter.pdf

acted-.pdf

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Supplement to Recommendations 2.7			
1. Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval. Provide information on a materiality threshold for RPT disclosure and approval, if any. Provide information on RPT categories	Compliant	In 2019, the Company's RPT Policy was amended in compliance with the SEC Memorandum Circular No. 10 series of 2019. The new rule focuses and regulates only material RPTs or RPTs amounting to ten percent (10%) or higher of a company's total assets. The new rule also specified an approval process for material RPTs and mandates publicly listed companies to notify the SEC of their RPTs that breach the threshold. Any RPT involving Directors or Corporate Officers, regardless of amount, requires review and approval by the Board of Directors. In 2021, the Board amended the Revised RPT Policy to further strengthen the review, reportorial, and approval processes of RPTs, particularly those falling below the SEC-defined materiality threshold. The RPT Committee continued to ensure that RPTs are entered into on an arm's-length basis, within market rates, and with sufficient documentation. In 2024, the Company did not enter into any material related party transaction, and there was no reported case of non-compliance with the laws, rules and regulations pertaining to material RPTs. All RPTs were entered into on an arm's-length basis. Links/references are as follows: i. Amended Manual on Corporate Governance, p. 38, Board Related Party Transactions Committee, available at: https://aboitizpower.com/static-assets/uploads/me	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION **COMPLIANT/ ADDITIONAL INFORMATION EXPLANATION NON-COMPLIANT** dia/ap-amended-cg-manual-2022-amendments-fina l.pdf ii. Related Party Transaction Policy, available at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-related-party-transactions-policy.p iii. Amended Board Related Party Transaction **Committee Charter**, available at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-amended-board-rpt-committee-ch arter.pdf iv. Definitive Information Statement (20-IS), pp.146-148, Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap2024-definitive-information-statement.pdf v. Annual Report (SEC Form 17-A), p. 32: Transactions With and/or Dependence on Related Parties and Certain Relationships and Related Transactions, p. 117: Board Committees, available https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a---2024-annual-report--final---red acted-.pdf vi. Aboitiz Annual Integrated Report, p.183 Key Company Policies (RPT Policy), available at: https://aboitizpower.com/static-assets/uploads/pdf

/2024-aboitiz-integrated-report--final-.pdf

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings. Provide information on voting system, if any.			The Company has taken various measures to provide sufficient protection to the interest of minority shareholders insofar as related party transactions are concerned. These include: 1. Adoption of shareholder voter protection requirements under the Revised Corporation Code and the SEC and PSE rules, which require either supermajority vote or majority of minority vote on certain transactions. All common shareholders of the Company are entitled to the exact same voting rights; and 2. Ensuring fairness and transparency through the RPT Committee, which is composed entirely of Independent and Non-Executive Directors (in 2024, the Chairman of the RPT Committee was the Lead Independent Director). The Company's RPT Policy also sets out clear guidelines as to the manner in which RPTs are presented to the RPT Committee and the transactions that require action on the part of the RPT Committee. Finally, the Company also presents all Board and Company actions (including all RPTs) for ratification at each annual shareholders
			meeting. In 2019, the Company adopted the Revised RPT Policy in compliance with SEC Memorandum Circular No. 10 series of 2019. The new rule outlined the required reporting and approval process for material RPTs or RPTs amounting to ten percent (10%) or higher of a company's total assets, which includes the ratification by the stockholders representing 2/3 of the Company's outstanding capital stock if the majority vote of the Independent Directors were not secured.

OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION		EXPLANATION
			Revised RP reportorial, those falli threshold. T RPTs are en market rates Links/Refere i. Amended Board Relate at: https://aboiap-amended ii. Related P https://aboiaboitizpowe iii. Amended Charter, ava https://aboiaboitizpowe f	e AboitizPower Board further amended the T Policy to further strengthen the review, and approval processes of RPTs, particularlying below the SEC-defined materiality the RPT Committee continues to ensure that stered into on an arm's-length basis, within its, and with sufficient documentation. Pences are as follows: Manual on Corporate Governance, p. 38: ed Party Transactions Committee, available at tizpower.com/static-assets/uploads/media/d-cg-manual-2022-amendments-final.pdf arty Transactions Policy, available at: tizpower.com/static-assets/uploads/media/er-related-party-transactions-policy.pdf d Related Party Transaction Committee tilable at: tizpower.com/static-assets/uploads/media/er-amended-board-rpt-committee-charter.pd of Shareholders are found and disclosed in g documents:
			46-49, Share https://aboi	d Manual on Corporate Governance, pp. eholders' Benefit, available at: tizpower.com/static-assets/uploads/media/d-cg-manual-2022-amendments-final.pdf

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 2.8			v. Aboitiz Annual Integrated Report , pp.184-185: Rights of Shareholders, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf
1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive). Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management. Identity the Management team appointed.	Compliant	The ESCG Committee assists the Board in the selection, performance evaluation, and senior leadership succession planning. The Committee evaluates the balance of skills, knowledge and experience required for the CEO and other senior leadership roles, and on this basis, identifies candidates who may be suitable as potential successors to those roles, and their state of readiness to assume those responsibilities, if necessary. The Board of Directors appoints the Company's CEO, Chief Risk Officer (CRO), Compliance Officer (CO), Chief Financial Officer (CFO), and other senior officers at every organizational meeting following the annual stockholders meeting. On April 25, 2024, during the Organizational Board Meeting, the Board elected/appointed the following: • Sabin M. Aboitiz – Chairman of the Board • Eric Ramon O. Recto – Vice Chairman of the Board • Emmanuel V. Rubio – President & Chief Executive Officer • Juan Alejandro A. Aboitiz – Senior Vice President/Chief Financial Officer/Corporate	

Information Officer

OF ABOITIZ POWER CORPORATION			
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	 Manuel Alberto R. Colayco – Senior Vice President/Chief Legal and Compliance Officer/Corporate Secretary Ma. Clarisse S. Osteria – Assistant Corporate Secretary Maria Veronica C. So – Group Treasurer Mark Louie L. Gomez – Data Protection Officer and Vice President for Risk and Organizational Performance Management (discharges the functions of the Chief Risk Officer) Juan Pascual Cosare – Chief Audit Executive On July 1, 2024, Mr. Danel C. Aboitiz was appointed 		
	as President/Chief Executive Officer following the retirement of Mr. Emmanuel V. Rubio. On July 23, 2024, Ms. Ma. Clarisse S. Osteria was appointed as Corporate Secretary in lieu of Mr.		
	Colayco. Ms. Frances Katrina C. Arsua was likewise appointed as Assistant Corporate Secretary to replace Ms. Osteria in her previous role. On November 26, 2024, Ms. Ma. Racquel J.		
	Bustamante was appointed as Treasurer following the resignation of Ms. So. On February 25, 2025, Mr. Mark Angelou E.		
	Dinglasan was appointed as Chief Audit Executive following the resignation of Mr. Cosare. Links/references are as follows:		
	i. Results of the 2024 Organizational Meeting of the Board on April 25, 2024, available at:		

OF ABOITIZ POWER CORPORATION			
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	https://aboitizpower.com/static-assets/uploads/me		
	dia/ap-17c-disclosure-042524-results-of-organizatio		
	nal-meeting.pdf		
	ii. Amended Manual on Corporate Governance, p.		
	17: Selection of the Members of the Board of		
	Directors and Officers, available at:		
	https://aboitizpower.com/static-assets/uploads/me		
	dia/ap-amended-cg-manual-2022-amendments-fina		
	<u>l.pdf</u>		
	iii. Amended Board Charter, p.2, Duties and		
	Responsibilities of the Board, available at:		
	https://aboitizpower.com/static-assets/uploads/me		
	dia/aboitizpower-amended-board-charter.pdf		
	iv. Change in Directors and/or Officers dated March		
	22, 2024, available at:		
	https://edge.pse.com.ph/openDiscViewer.do?edge_		
	no=f1ccc5b9b7d6bbfcabca0fa0c5b4e4d0		
	v. Change in Directors and/or Officers dated June		
	25, 2024, available at:		
	https://edge.pse.com.ph/openDiscViewer.do?edge_		
	no=1d3f25bbb922d08eabca0fa0c5b4e4d0		
	vi. Change in Directors and/or Officers dated July		
	23, 2024, available at:		
	https://edge.pse.com.ph/openDiscViewer.do?edge_		
	no=ed0203c340e76b7aabca0fa0c5b4e4d0		
	vii. Change in Directors and/or Officers dated		
	November 26, 2024, available at:		
	https://edge.pse.com.ph/openDiscViewer.do?edge_		
	no=b5609251d16f9453abca0fa0c5b4e4d0		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
 Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive). Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management. Provide information on the assessment process and indicate frequency of assessment of performance. 	Compliant	The Revised Manual mandates the Board to annually assess the performance of the Board as a governing unit, the various Board Committees, the individual Directors and Committee Members, and the Corporate Officers (including the CEO, the Chief Risk and Reputation Officer, the Compliance Officer, and the Chief Audit Executive). Links/references are as follows: i. Amended Manual on Corporate Governance, p. 17: Selection of the Members of the Board of Directors and Officers, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board Charter, p.2, Duties and Responsibilities of the Board, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf iii. Board Assessment Forms, available at: https://aboitizpower.com/corporate-governance/governance-practices	
Recommendation 2.9			
Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.	Compliant	The Board of Directors is responsible for ensuring that management's and team members' performance are within the standards set by the Board. The Company has a well-developed scorecard to which different business groups, business units,	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT		
OF ABOITIZ POWER CORPORATION		

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management. Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel.	Compliant	departments and individual's annual plans are developed and aligned with. These plans, which are all aligned to support the Company's mission, are presented to management in September and to the Board every November. These signed-off plans are then regularly reviewed on all levels. Individual performance is regularly reviewed twice a year. Performance incentives are given at a team and individual levels: (i) the team performance incentive is based on the committed plans of both	
		the team and the organization (financial and agreed group initiatives), while (ii) the individual merit increase is based on the final performance score of the individual's aligned goals. Links/references are as follows: i. Amended Manual on Corporate Governance, p.	
		17: Selection of the Members of the Board of Directors and Officers , available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-fina l.pdf ii. Amended Board Charter, p.2, Duties and Responsibilities of the Board, available at:	
		https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf iii. Aboitiz Annual Integrated Report, pp. 146-149 Performance Management and Talent Analytics in the Aboitiz Group, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 2.10			
Board oversees that an appropriate internal control system is in place.	Compliant	The Board Audit Committee represents the Board in overseeing audit matters, including ensuring that an appropriate internal control system is in place.	
The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.		Under the Company's Revised Manual on Corporate Governance, an effective system of internal control, must include, among others, a mechanism for monitoring and managing potential conflict of interest among Directors, management, team members and shareholders.	
Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system		The Company's Code of Ethics and Business Conduct clearly outlines the company's policies with respect to conflicts of interest situations. The Conflict of Interest and RPT Policies are also in place to ensure that material RPTs involving management, directors, officers, and shareholders within a certain threshold undergo the proper review and approvals.	
		i. Amended Board Charter, p.2, Duties and Responsibilities of the Board, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf	
		ii. Amended Board Audit Committee Charter, p.2, Purpose, and pp 7-8, Internal Control and Audit, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-audit-committee-charter.pdf	

OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		iii. Amended Manual on Corporate Governance, p. 28, Board Audit Committee – Purpose, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		
		iv. Code of Ethics and Business Conduct, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf		
		v. Aboitiz Annual Integrated Report , pp.182-184: Compliance with Key Governance Policies, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf		
3. Board approves the Internal Audit Charter. Provide reference or link to the company's Internal Audit Charter	Compliant	See the Company's Internal Audit Charter available at: https://aboitizpower.com/static-assets/uploads/media/ap-internal-audit-charter_amended_july-2022-final.pdf		
Recommendation 2.11				
Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks. Provide information on or link/reference to	Compliant	The Board of Directors, through the Board Risk and Reputation Management Committee, ensures that a sound Enterprise Risk Management (ERM) framework is in place to effectively identify, monitor, and manage key business risks. The committee assists the Board in identifying, measuring, monitoring and managing the Company's top risks.		
a document showing the Board's oversight responsibility on the establishment of a		Links/references are as follows:		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION COMPLIANT/ **EXPLANATION ADDITIONAL INFORMATION NON-COMPLIANT** sound enterprise risk management i. Amended Manual on Corporate Governance, p. framework and how the board was guided 28: Board Audit Committee – Purpose; and p. 36 by the framework. Board Risk & Reputation Committee, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-fina 2. The risk management framework Compliant I.pdf guides the board in identifying units/business lines and ii. Amended Board Charter, p.2, Duties and enterprise-level risk exposures, as well Responsibilities of the Board, available at: as the effectiveness of risk https://aboitizpower.com/static-assets/uploads/me management strategies. dia/aboitizpower-amended-board-charter.pdf Provide proof of effectiveness of risk iii. Amended Board Risk & Reputation Committee management strategies, if any. Charter, p. 4, Duties and Responsibilities of the Board, available at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-amended-board-reputation-and-ri sk-management-committee-charter.pdf iv. Aboitiz Annual Integrated Report, pp. 150-153,

Risk Management, available at:

ntegrated-report

Ke	comi	menda	tion 2	.12

1.	Board has a Board Charter that
	formalizes and clearly states its roles,
	responsibilities and accountabilities in
	carrying out its fiduciary role.

Provide link to the company's website

where the Board Charter is disclosed.

Compliant

The Company has a Board Charter that articulates the duties of the Board, the processes and protocols that must be followed in the conduct of the board meetings and the performance of their duties and responsibilities.

https://aboitiz.com/corporate-governance/aboitiz-i

A copy of the **Amended Board Charter** is publicly available at the Company's website at: https://aboitizpower-amended-board-charter.pdf

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION COMPLIANT/ **EXPLANATION ADDITIONAL INFORMATION NON-COMPLIANT** 2. Board Charter serves as a guide to the Compliant directors in the performance of their functions. 3. Board Charter is publicly available and Compliant posted on the company's website. Additional Recommendation to Principle 2 1. Board has a clear insider trading policy. The Company's General Trading Policy prohibits Compliant every member of the Company's organization from any misuse of insider information. All team Provide information on or link/reference to members of the Company are mandated to exercise a document showing company's insider prudence in handling material non-public trading policy. information in the course of their work and in relation to the trading or dealing with AboitizPower securities. The Company strictly enforces its trading blackout and insider trading policy to curtail opportunistic dealings in the Company's shares. Any violation is required to be reported to the ESCG Committee. Links/references are as follows: i. General Trading Policy (Insider Trading **Prohibition)**, available at the Company's Website: https://aboitizpower.com/static-assets/uploads/me dia/ap-general-trading-policy--2022-final.pdf ii. Code of Ethics and Business Conduct, page 3: Item 9. Commitment to the Group: Advance and Protect the Company's Interest, available at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-code-of-ethics-and-business-cond uct.pdf

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION COMPLIANT/ **EXPLANATION** ADDITIONAL INFORMATION **NON-COMPLIANT** iii. Amended Manual on Corporate Governance, p. 20: Item 15. Policy on Trading of Company Securities, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-fina I.pdf **Optional: Principle 2** 1. Company has a policy on granting The Company's Code of Ethics considers receiving a Compliant personal loan or the guarantee of an obligation loans to directors, either forbidding the practice or ensuring that the other than those enjoyed as Company benefit as a transaction is conducted at arm's conflict of Interest situation, and therefore, must be avoided. length basis and at market rates. See the Company's Code of Ethics and Business Provide information on or link/reference to **Conduct**, page 8: E. Conflicts of Interest, available a document showing company's policy on at: granting loans to directors, if any. https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-code-of-ethics-and-business-cond uct.pdf 2. Company discloses the types of Compliant The Company's Amended By-Laws, Revised Manual, decision requiring board of directors' Board Charter, and various committee charters identify actions requiring the Board's approval. approval. The resolutions approved by the Board of Directors *Indicate the types of decision requiring* in every board meeting are reported in the board of directors' approval and where Company's Information Statement (SEC Form 20-IS). there are disclosed. The corporate governance team ensures that all material transactions approved by the Board of Directors are disclosed within the periods required and in compliance with the Securities Regulation Code, PSE Disclosure Rules, and other applicable rules.

OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		Links/references are as follows:		
		i. Amended Manual on Corporate Governance, p. 45: Reportorial or Disclosure System of the Company's Corporate Policies, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		
		ii. Amended Board Charter - https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-amended-board-charter.pdf		
		iii. List of 2024 Disclosures, uploaded in the Company website at: https://aboitizpower.com/investors/disclosures		
		iv. Definitive Information Statement (20-IS), pp. 38-40: Item 16. Matters Not Required to be Submitted available at: https://aboitizpower.com/static-assets/uploads/pdf/ap2024-definitive-information-statement.pdf		
		v. Annual Report (SEC Form 17-A), on Reports on SEC Form 17-C (Part V – Exhibits and Schedules) p.130-131, Item 14. at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
OF ABOITIZ POWER CORPORATION				

	INTEGR	RATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION	
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	other key corporate gov	e to support the effective performance of the Board's fund vernance concerns, such as nomination and remuneration ommittee Charter.	
1. Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities. Provide information or link/reference to a document containing information on all the board committees established by the company.	Compliant	The Company's Board Committees consist of the following: Audit Committee, Risk and Reputation Management Committee, ESCG Committee, RPT Committee, Executive Committee, and Cyber and Information Security Committee. The composition, functions, and powers of the Board Committees are found in the Company's Revised Manual, Board Charter, and the various committee charters duly approved by the Company's Board of Directors. The current composition, including the charters of the various committees, are available on the Company's website. Links/references are as follows: i. Amended Manual on Corporate Governance, pp. 22-42, Board Committees, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf iii. Results of the 2024 Organizational Meeting held on April 25, 2024, available at:	

https://aboitizpower.com/static-assets/uploads/me dia/ap-17c-disclosure-042524-results-of-organizatio

nal-meeting.pdf

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
OF ABOITIZ POWER CORPORATION				

		OF ABOITIZ POWER CORPORATION	
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		ii. Company Website: Board & Committee Charters available for download at: https://aboitizpower.com/corporate-governance/go vernance-team	
		iv. Aboitiz Annual Integrated Report , pp.173-177: Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf /2024-aboitiz-integrated-reportfinalpdf	
		v. Definitive Information Statement (20-IS), pp.146-148: Board Committees available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
Recommendation 3.2			
1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations. Provide information or link/reference to a document containing information on the Audit Committee, including its functions. Indicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor.	Compliant	The Company's Audit Committee assists the Board in fulfilling its tasks of: (a) Ensuring the integrity of the Company's financial reporting processes, including ensuring the integrity of financial reports and other financial information provided by the Company to the public, governmental and/or regulatory bodies; (b) Ensuring the adequacy, effectiveness and efficiency of the Company's internal control system, governance processes and risk management processes and reviewing the performance on the Company's internal audit function; (c) Reviewing the annual independent audit of the Company's financial statements and the external auditors' qualifications and independence; (d) Ensuring compliance with applicable laws and regulations which may represent material financial exposure to the Company; and (e) Providing an avenue of communication between management and internal and external auditors.	

OF ABOITIZ POWER CORPORATION					
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
	The Committee has the responsibility to select, evaluate, conduct performance reviews, scope of work and fees of the external auditor, and when appropriate, recommend the re-appointment or replacement of the current external auditor.				
	Links/references are as follows:				
	i. Amended Manual on Corporate Governance, p. 28, Board Audit Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf				
	ii. Amended Board Audit Committee Charter available for download at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-amended-board-audit-committee- charter.pdf				
	iii. Company Website: Governance Practices (Board Committees), available at: https://aboitizpower.com/corporate-governance/governance-practices				
	iv. Definitive Information Statement (20-IS), pp.146-148: Board Committees available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf				
	v. Aboitiz Annual Integrated Report , pp.173-177: Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf				

OF ABOITIZ POWER CORPORATION					
COMPLIANT/ NON-COMPLIANT	ADDITIO	ONAL INFORMATION	EXPL	ANATION	
	Board Committees, availal https://aboitizpower.com/	ole at: static-assets/uploads/pdf			
Compliant	Committee is composed or majority of whom are in non-executive, including the	f five voting members, the dependent directors and ne committee chairman.			
	Eric Ramon O. Recto	Committee Chairman			
	Antonio A. Canova	Non-Executive Director			
	Cesar G. Romero	Independent Director			
	Erramon I. Aboitiz	Non-Executive Director			
	Izumi Kai	Non-Executive Director			
	replaced Mr. Eric Ramon the Board Audit Committe Links/references are as foll i. Amended Manual on Co 28, Board Audit Committed https://aboitizpower.com/	O. Recto as Chairman of e. ows: rporate Governance, p. e, available at: static-assets/uploads/me			
	NON-COMPLIANT	COMPLIANT/ NON-COMPLIANT vi. Annual Report (SEC For Board Committees, available https://aboitizpower.com//ap-sec-form-17-a2024-actedpdf Compliant As of December 31, 2024 Committee is composed of majority of whom are in non-executive, including the December 31, 2024 were: Eric Ramon O. Recto Antonio A. Canova Cesar G. Romero Erramon I. Aboitiz Izumi Kai Effective January 27, 2029 replaced Mr. Eric Ramon the Board Audit Committee Links/references are as follows: i. Amended Manual on Co 28, Board Audit Committee https://aboitizpower.com//dia/ap-amended-cg-manual	Vi. Annual Report (SEC Form 17-A), pp. 122-124, Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a2024-annual-reportfinalred actedpdf Compliant As of December 31, 2024, the Company's Audit Committee is composed of five voting members, the majority of whom are independent directors and non-executive, including the committee chairman. The members of the Audit Committee as of December 31, 2024 were: Eric Ramon O. Recto Committee Chairman Antonio A. Canova Non-Executive Director Cesar G. Romero Independent Director Izumi Kai Non-Executive Director Effective January 27, 2025, Mr. Antonio A. Canova replaced Mr. Eric Ramon O. Recto as Chairman of the Board Audit Committee. Links/references are as follows: i. Amended Manual on Corporate Governance, p. 28, Board Audit Committee, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-fina	COMPLIANT/ NON-COMPLIANT Vi. Annual Report (SEC Form 17-A), pp. 122-124, Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a2024-annual-report-finalred actedpdf Compliant As of December 31, 2024, the Company's Audit Committee is composed of five voting members, the majority of whom are independent directors and non-executive, including the committee chairman. The members of the Audit Committee as of December 31, 2024 were: Eric Ramon O. Recto Committee Chairman Antonio A. Canova Non-Executive Director Cesar G. Romero Independent Director Erramon I. Aboitiz Non-Executive Director Izumi Kai Non-Executive Director Effective January 27, 2025, Mr. Antonio A. Canova replaced Mr. Eric Ramon O. Recto as Chairman of the Board Audit Committee. Links/references are as follows: i. Amended Manual on Corporate Governance, p. 28, Board Audit Committee, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-fina	

OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
		ii. Company Website: Amended Board Audit Committee Charter available for download at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-amended-board-audit-committee- charter.pdf			
		iii. Aboitiz Annual Integrated Report , pp.193-196, The Board Audit Committee Report to the Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf			
		iv. Definitive Information Statement (20-IS) , pp.194-198: The Board Audit Committee Report to the Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf			
		v. Annual Report (SEC Form 17-A) , pp. 122-124, Board Committees, available at: https://aboitizpower.com/static-assets/uploads/ pdf/ap-sec-form-17-a2024-annual-reportfinal redactedpdf			
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	The members of the Audit Committee are well experienced in the areas of accounting, operations, occupational safety, audit and finance. Their full profiles are available in the Definitive Information Statement and in the Company's website.			
Provide information or link/reference to a document containing information on the background, knowledge, skills, and/or experience of the members of the Audit Committee.		Links/references are as follows: i. Amended Manual on Corporate Governance - Board Audit Committee, p. 28, Item 2 Composition,			

OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
		available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-fina l.pdf			
		ii. Definitive Information Statement (20-IS), pp.10-27, Item 5.: Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf			
		iii. Aboitiz Annual Integrated Report , p. 168, Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf			
		iv. Annual Report (SEC Form 17-A), pp. 95-111, Item 9. Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf			
		v. Company Website: Board Audit Committee and Charter available for download at: https://aboitizpower.com/corporate-governance/governance-team			
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. Provide information or link/reference to a	Compliant	As of January 27, 2025, Mr. Antonio A. Canova, the Chairman of the Board Audit Committee, is not the Chairman of the Board of Directors or of any other committee.			
document containing information on the Chairman of the Audit Committee		Links/references are as follows:			

OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
		i. Change in Directors and/or Officers dated			
		January 27, 2024, available at:			
		https://aboitizpower.com/static-assets/uploads/me			
		dia/ap-17c-disclosure-012725-aboitizpowers-disclos			
		ure-re-matters-approved-by-the-bod-on-january-27-			
		<u>2025.pdf</u>			
		ii. Company Website: Amended Board Audit			
		Committee Charter available for download at:			
		https://aboitizpower.com/static-assets/uploads/me			
		dia/aboitizpower-amended-board-audit-committee-			
		<u>charter.pdf</u>			
		iii. Aboitiz Annual Integrated Report, pp.193-196,			
		The Board Audit Committee Report to the Board of			
		Directors, available at:			
		https://aboitizpower.com/static-assets/uploads/pdf			
		/2024-aboitiz-integrated-reportfinalpdf			
		iv. Definitive Information Statement (20-IS),			
		pp.194-198: The Board Audit Committee Report to			
		the Board of Directors, available at:			
		https://aboitizpower.com/static-assets/uploads/me			
		dia/ap2024-definitive-information-statement.pdf			
		v. Annual Report (SEC Form 17-A), pp. 122-124,			
		Board Committees, available			
		at: https://aboitizpower.com/static-assets/uploads/			
		pdf/ap-sec-form-17-a2024-annual-reportfinal			
		redactedpdf			
Supplement to Recommendation 3.2					
Audit Committee approves all	Compliant	The Audit Committee selects, monitors and reviews			
non-audit services conducted by the		the independence, performance and effectiveness,			
external auditor.		scope of work, fees and remuneration of the	L		

OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
Provide proof that the Audit Committee approved all non-audit services conducted by the external auditor.		Company's external auditors. In addition, the Audit Committee periodically reviews the non-audit services as well as fees paid to the external auditor vis-a-vis its total annual income and the Company's total consultancy expenses.			
		Links/references are as follows:			
		i. Amended Manual on Corporate Governance, p. 28, Board Audit Committee – External Controls, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-fina l.pdf			
		ii. Definitive Information Statement (20-IS) , pp. 134-135: Information on Independent Accountant and Other Related Matters, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf			
		iii. Annual Report (SEC Form 17-A), p. 94: External Audit Fees and Services, available at: https://aboitizpower.com/uploads/media/AP-SEC-https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf			
		iv. Amended Board Audit Committee Charter available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-audit-committee-charter.pdf			

OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
		v. Internal Audit Charter, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-internal-audit-charter amended july-2022-fi nal.pdf			
2. Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present. Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	The Audit Committee regularly conducts dialogues with the External Auditors without anyone from management attending the meeting. This meeting was last held on November 26, 2024. During the meeting, the External Auditors directly report the results of their review to the Board Audit Committee as documented by both the agenda and minutes of quarterly Board Audit Committee meetings. Links/references are as follows: i. Aboitiz Annual Integrated Report, pp. 193-196, The Board Audit Committee Report to the Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pd f/2024-aboitiz-integrated-reportfinalpdf ii. Definitive Information Statement (20-IS), pp. 194-198: The Board Audit Committee Report to the Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf iii. Amended Board Audit Committee Charter, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-audit-committee-charter.pdf			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
Optional: Recommendation 3.2				
1. Audit Committee meet at least four times during the year. Indicate the number of Audit Committee meetings during the year and provide proof	Compliant	The Audit Committee Charter provides that the committee to hold at least four regular meetings a year, with the authority to convene special meetings, when deemed required. In 2024, five meetings were held: March 4, April 23, July 22, July 23 and October 22, 2024. Links/references are as follows: i. Amended Manual on Corporate Governance, p. 28, Board Audit Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board Audit Committee Charter, p.2: Frequency of Meetings, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-audit-committee-charter.pdf iii. Aboitiz Annual Integrated Report, pp. 193-196, The Board Audit Committee Report to the Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf iv. Definitive Information Statement (20-IS), pp. 194-198: The Board Audit Committee Report to the Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/m		
		the Board of Directors, available at:		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT						
	OF ABOITIZ POWER CORPORATION					
COMPLIANT/						

OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
2. Audit Committee approves the	Compliant	The Chief Audit Executive directly and functionally			
appointment and removal of the		reports to the Audit Committee. The Audit			
internal auditor.		Committee evaluates, assesses and recommends			
		the re-appointment or replacement of internal			
Provide proof that the Audit Committee		auditor to the Board of Directors.			
approved the appointment and removal of					
the internal auditor.		Links/references are as follows:			
		i. Amended Manual on Corporate Governance, p.			
		28, Board Audit Committee, available at:			
		https://aboitizpower.com/static-assets/uploads/me			
		dia/ap-amended-cg-manual-2022-amendments-fina			
		<u>l.pdf</u>			
		ii. Amended Board Audit Committee Charter,			
		available at			
		https://aboitizpower.com/static-assets/uploads/me			
		dia/aboitizpower-amended-board-audit-committee-			
		<u>charter.pdf</u>			
		iii. Aboitiz Annual Integrated Report , pp. 193-196,			
		The Board Audit Committee Report to the Board of			
		Directors, available at:			
		https://aboitizpower.com/static-assets/uploads/pdf			
		/2024-aboitiz-integrated-reportfinalpdf			
		iv. Definitive Information Statement (20-IS) , pp.			
		194-198: The Board Audit Committee Report to the			
		Board of Directors, available at:			
		https://aboitizpower.com/static-assets/uploads/me			
		dia/ap2024-definitive-information-statement.pdf			
		and appear definitive information statement. pur			
Recommendation 3.3					
Board establishes a Corporate	Compliant	In 2014, the Board established the Corporate			
Governance Committee tasked to		Governance Committee, which took over the			

OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
assist the Board in the performance of its corporate governance responsibilities, including the functions		functions of the Nominations and Compensation Committee.			
that were formerly assigned to a Nomination and Remuneration Committee.		In 2020, the Board approved the amendment of the committee charter and renamed the committee as the ESCG Committee.			
Provide information or reference to a document containing information on the Corporate Governance Committee, including its functions Indicate if the Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction, if applicable.		The ESCG Committee was tasked to develop and recommend to the Board a set of corporate governance principles, including independence standards, governance guidelines applicable to the selection, contribution and conduct of Board members, ensuring that appropriate senior leadership succession planning is in place throughout the Group. The Committee ensures that the Directors nominated and elected have the necessary skill set to steer the Company in the right direction.			
		i. Amended Manual on Corporate Governance, p. 22, Board ESCG Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf			
		ii. Amended Board ESCG Committee Charter, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-escg-committee-charter.pdf			
		iii. Definitive Information Statement (20-IS) , pp.146-148, Board Committees, available at:			

OF ABOITIZ POWER CORPORATION						
	COMPLIANT/ NON-COMPLIANT	ADDITIC	ONAL INFORMATION	EXPLANATION		
		https://aboitizpower.com/sdia/ap2024-definitive-informiv. Aboitiz Annual Integrate Board Committees, availab https://aboitizpower.com/s/2024-aboitiz-integrated-res	ed Report, pp. 173-177: le at: static-assets/uploads/pdf			
		v. Company Website , Boar at: https://aboitizpower.com/o vernance-team				
Corporate Governance Committee is composed of at least three members, all of whom should be independent directors. Provide information or link/reference to a	Non-Compliant	The Board Environmenta Governance Committee is non-executive and indeper one executive director). A the members are as follows	s primarily composed of indent directors (with only s of December 31, 2024,	Majority of the Company's Board Environmental, Sociand Corporate Governance Committee is comprised Independent Directors and Non-Executive Direct (including the Chairman, who is an Independ Director). The committee is supported by non-vot Ex-Officio members who are members		
document containing information on the members of the Corporate Governance		Cesar G. Romero	Committee Chairman – Independent Director	AboitizPower's senior management.		
Committee, including their qualifications and type of directorship.		Eric Ramon O. Recto	Lead Independent Director	The Chairman of the Committee is an Independent Director. The Company believes that Independent and		
		Danel C. Aboitiz	Executive Director	Non-Executive Directors provide valuable support to the Board in the performance of its corporate governance		
		Sabin M. Aboitiz	Non-Executive Director	responsibilities.		
		Izumi Kai	Non-Executive Director	Links/references are as follows:		
		Carlos Ramon C. Aboitiz	Ex-Officio – Chief Corporate Services Officer	i. Amended Manual on Corporate Governance , p. 25, Board ESCG Committee, available		
		Manuel Alberto R. Colayco	Ex-Officio – Chief Legal and Compliance Officer	at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		

OF ABOITIZ POWER CORPORATION						
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
		The committee is supported by non-voting <i>Ex-Officio</i> members who are members of AboitizPower's senior management.	ii. Amended Board ESCG Committee Charter available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-escg-committee-charter.pdf iii. Definitive Information Statement (20-IS), pp.			
			146-148, Board Committees, available at: https://aboitizpower.com/static-assets/uploads/ media/ap2024-definitive-information-statement.pdf			
			iv. Aboitiz Annual Integrated Report , pp. 173-177: Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf/20 24-aboitiz-integrated-reportfinalpdf			
			v. Company Website , Board Committees, available at: https://aboitizpower.com/corporate-governance/governance-team			
Chairman of the Corporate Governance Committee is an independent director.	Compliant	Mr. Cesar G. Romero, an Independent Director, has been the Chairman of the ESCG Committee since October 1, 2022.				
Provide information or link/reference to a document containing information on the Chairman of the Corporate Governance Committee.		i. Results of the 2024 Organizational Meeting held on April 25, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-042524-results-of-organizational-meeting.pdf				
		in incentify par				

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION COMPLIANT/ **ADDITIONAL INFORMATION EXPLANATION NON-COMPLIANT** ii. Definitive Information Statement (20-IS), pp. 10-27, Item 5. Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap2024-definitive-information-statement.pdf iii. Company Website, https://aboitizpower.com/corporate-governance/go vernance-team iv. Aboitiz Annual Integrated Report, pp. 173-177, Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf /2024-aboitiz-integrated-report--final-.pdf Optional: Recommendation 3.3. 1. Corporate Governance Committee Compliant In 2024, the ESCG Committee Members met thrice: meet at least twice during the year. February 16, August 14, and November 12, 2024. Links/references are as follows: *Indicate the number of Corporate* Governance Committee meetings held i. Amended Board ESCG Committee Charter, pp. during the year and provide proof thereof. 2-3, Meetings of the Corporate Governance Committee, available at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-amended-board-escg-committee-c harter.pdf ii. Company Website: Attendance at Board & Committee Meetings, available at: https://aboitizpower.com/corporate-governance/go vernance-practices iii. Definitive Information Statement (20-IS),

pp.144-149, Board Matters, available at:

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
		https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf			
		iv. Aboitiz Annual Integrated Report, p. 168, Attendance at Board and Committee Meetings, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf v. Annual Report (SEC Form 17-A), pp. 122-124, Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalred			
		actedpdf			
Recommendation 3.4 1. Board establishes a separate Board	Compliant	The Board Risk and Reputation Management			
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.		Committee is responsible for overseeing the Company's Enterprise Risk Management program to identify, measure, monitor, and manage the mitigation of the Company's principal business and reputation risks.			
Provide information or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions		Links/references are as follows: i. Amended Manual on Corporate Governance, p. 36, Board Risk and Reputation Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf			
		ii. Amended Board Risk and Reputation Committee Charter, available at:			

OF ABOITIZ POWER CORPORATION						
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION		EXPLANATION		
		https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-reputation-and-risk-management-committee-charter.pdf				
		iii. Company Website , available at: https://aboitizpower.com/corporate-governance/governance-team				
		iv. Definitive Information Statement (20-IS) , pp. 146-148, Board Committees, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf				
		v. Aboitiz Annual Integrated Report, pp. 173-177: Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf				
		vi. Annual Report (SEC Form 17-A), pp. 122-124, Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a2024-annual-reportfinalred actedpdf				
BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Non-Compliant		Management Commi	the Board Risk and Reputatio ttee are mainly Non-Executive an rs. As of December 31, 2024, th ws:		
Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship			Eric Ramon O. Recto	Committee Chairman – Lead Independent Director		
			Cesar G. Romero	Independent Director		

OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION		EXPLANATION	
			Danel C. Aboitiz	Executive Director	
			Toshiro Kudama	Non-Executive Director	
			Sabin M. Aboitiz	Non-Executive Director	
			Carlos Ramon C. Aboitiz	Ex-Officio Member – Chief Corporate Services Officer	
			Risk and Reputation Independent Direct (including the Chairn Director. The committee of the	voting members of the Company's on Management Committee are ors and Non-Executive Directors man), with only one as an Executive ittee is supported by a non-voting who is a member of AboitizPower's	
			Management Commolirector. The Commolirector. The Commolite Director the Committee processes in which Committee also enable perspective of senion identification, mediane commolite commolite the commolite commonite commonite commolite com	re Company's Risk and Reputation mittee is the Lead Independent ompany believes that having stors and an executive director to wide a more holistic view of the le, as well as of the risks facing the it operates. The composition of the oles it to take into consideration the or management as it oversees the easurement, monitoring and mpany's principal business risks.	
			Links/references are	as follows:	
SEC France LACCD * Hardet J 21D - 2017			i. Results of the 202 4 April 25, 2024, availa	I Organizational Meeting held on ble at:	

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
			https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-042524-results-of-organizational-meeting.pdf
			ii. Amended Manual on Corporate Governance, p. 36, Board Risk and https://aboitizpower.com/static-assets/uploads/media/ ap-amended-cg-manual-2022-amendments-final.pdf
			iii. Amended Board Risk and Reputation Committee Charter, available at: https://aboitizpower.com/static-assets/uploads/media/ aboitizpower-amended-board-reputation-and-risk-man agement-committee-charter.pdf
			iv. Company Website , available at: https://aboitizpower.com/corporate-governance/governance-team
			v. Aboitiz Annual Integrated Report , pp. 173-177: Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee. Provide information or link/reference to a document containing information on the Chairman of the BROC	Non-Compliant		As of December 31, 2024, the Chairman of the Board Risk and Reputation Management Committee, Mr. Eric Ramon O. Recto also acts as the Chairman of the Board Related Party Transactions and Board Cyber and Information Security Committees. He is a Director who possesses a wealth of experience in risk and reputation management.
			The profile of Mr. Recto is found in the following documents:

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION

	OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
			i. Results of the 2024 Organizational Meeting held on April 25, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-042524-results-of-organizational-meeting.pdf		
			ii. Definitive Information Statement (20-IS) , pp. 10-27, item 5, Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf		
			iii. Annual Report (SEC Form 17-A), pp. 105-111, Officers for 2024-2025, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap- sec-form-17-a2024-annual-reportfinalredactedp df		
			iv. Company Website - https://aboitizpower.com/corporate-governance/gover nance-team		
			v. Aboitiz Annual Integrated Report , pp. 173-177: Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf		
			Effective April 28, 2025, Mr. Toshiro Kudama, Non-Executive Director, shall serve as the Board Risk and Reputation Management Committee Chairman. He is not a Chairman of any other Board Committee.		
At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	All the members of the Risk and Reputation Management Committee hold relevant experience on risk and risk management.			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION **COMPLIANT/ EXPLANATION ADDITIONAL INFORMATION NON-COMPLIANT** Links/references are as follows: Provide information or link/reference to a document containing information on the i. Definitive Information Statement (20-IS), pp. 10-27, item 5, Directors and Executive Officers, background, skills, and/or experience of the available members of the BROC. https://aboitizpower.com/static-assets/uploads/me dia/ap2024-definitive-information-statement.pdf ii. Annual Report (SEC Form 17-A), pp. 105-111, Officers for 2024-2025, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a---2024-annual-report--final---red acted-.pdf iii. Company Website, available at: https://aboitizpower.com/corporate-governance/go vernance-team **Recommendation 3.5** 1. Board establishes a Related Party Compliant The Company has an existing Board Related Party Transaction (RPT) Committee tasked to monitor and Transactions (RPT) Committee, which is tasked with reviewing all material review all material RPTs of the Company. related party transactions of the Links/references are as follows: company. i. Amended Manual on Corporate Governance, p. Provide information or link/reference to a 38, Board Related Party Transaction Committee, document containing information on the available at: Party Transactions (RPT) Related https://aboitizpower.com/static-assets/uploads/me Committee, including its functions. dia/ap-amended-cg-manual-2022-amendments-fina l.pdf

ii. **Related Party Transaction Policy**, available at: https://aboitizpower.com/static-assets/uploads/me

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION

OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORM	ATION	EXPLANATION
		dia/aboitizpower-related-party-transaction df iii. Board Related Party Transaction Com Charter, available at: https://aboitizpower.com/static-assets/u	mittee	
		dia/aboitizpower-amended-board-rpt-co arter.pdf iv. Company Website, Board Committees		
		at: https://aboitizpower.com/corporate-governance-team		
RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman. Provide information or link/reference to a	Compliant	The RPT Committee is composed of Ir and Non-Executive Directors, incl Chairman of the Committee. The mem RPT Committee as of December 31, 20 follows:	uding the libers of the	
document containing information on the members of the RPT Committee, including their qualifications and type of directorship.		Eric Ramon O. Recto Committee Cha Lead Independe Director Cesar G. Romero Independent Di Toshiro Kudama Non-Executive I Danel C. Aboitiz Observer	ent irector	
		Links/references are as follows: i. Results of the 2024 Organizational Meet April 25, 2024, available at: https://aboitizpower.com/static-assets/upl/ap-17c-disclosure-042524-results-of-organeeting.pdf	oads/media	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ ON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		ii. Amended Manual on Corporate Governance , p. 38, Board Related Party Transaction Committee, available	
		at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		iii. Amended Board Related Party Transaction Charter, available at: https://aboitizpower-amended-board-rpt-committee-charter .	
		pdf	
		iv. Company Website , available at: https://aboitizpower.com/corporate-governance/governance-team	
		v. Aboitiz Annual Integrated Report , p. 168, Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
		vi. Definitive Information Statement (20-IS) , pp. 10-27, item 5, Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		vii. Annual Report (SEC Form 17-A) , pp. 105-111, Officers for 2024-2025, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredacted-pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION **COMPLIANT/ EXPLANATION ADDITIONAL INFORMATION NON-COMPLIANT Recommendation 3.6** 1. All established committees have a Compliant The Company has six Committee Charters for each of its Committees duly approved by the Board, Committee Charter stating in plain namely: terms their respective purposes, memberships, structures, operations, reporting process, resources and other • Environmental, Social, and Corporate relevant information. Governance Committee, Audit Committee, Risk & Reputation Management Provide information on or link/reference to Committee, the company's committee charters, Related Party Transaction Committee, containing all the required information, particularly the functions of the Committee Executive Committee, and Cyber and Information Security Committee that is necessary for performance evaluation purposes. The Company's Committee Charters are made available on the Company's website. 2. Committee Charters provide standards Compliant for evaluating the performance of the The full list of committee members are made Committees. available at: https://aboitizpower.com/corporate-governance/go 3. Committee Charters were fully Compliant vernance-team disclosed on the company's website. Links/references are as follows: Provide link to company's website where the Committee Charters are disclosed. i. Amended Board ESCG Charter https://aboitizpower.com/static-assets/uploads/media /aboitizpower-amended-board-escg-committee-charte r.pdf ii. Amended Board Audit Committee Charter https://aboitizpower.com/static-assets/uploads/media /aboitizpower-amended-board-audit-committee-chart er.pdf

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION COMPLIANT/ **ADDITIONAL INFORMATION EXPLANATION NON-COMPLIANT** iii. Amended Board Risk & Reputation Management **Committee Charter** https://aboitizpower.com/static-assets/uploads/media /aboitizpower-amended-board-reputation-and-risk-ma nagement-committee-charter.pdf iv. Amended Board Related Party Transaction Committee Charter https://aboitizpower.com/static-assets/uploads/media /aboitizpower-amended-board-rpt-committee-charter. pdf v. Board Executive Committee Charter https://aboitizpower.com/static-assets/uploads/media /ap-excom-draft-charter-clean-05.14.2018.pdf vi. Amended Board Cyber and Information Security Committee -

https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-cis-committee-charter.

The assessment forms and assessment process are

vii. Company Website, Board Assessment Forms https://aboitizpower.com/corporate-governance/gover

viii. Company Website: Governance Practices (Board

https://aboitizpower.com/corporate-governance/gover

accessible through the following link:

pdf

nance-practices

nance-practices

Committees), available at:

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION COMPLIANT/ **ADDITIONAL INFORMATION EXPLANATION NON-COMPLIANT** 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. **Recommendation 4.1** 1. The Directors attend and actively Compliant The Company's Revised Manual mandates each participate in all meetings of the director to devote time and attention necessary to Board, Committees and shareholders properly discharge his duties and responsibilities. in person or through tele-/videoconferencing conducted in To this end, Directors are given the opportunity to accordance with the rules and attend and actively participate during Board and regulations of the Commission. Committee meetings remotely via a secured online platform whenever they cannot physically be present at the scheduled meetings. Provide information or link/reference to a document containing information on the All of these meetings are conducted in consonance and process procedure with SEC Memorandum Circular No. 06, Series of tele/videoconferencing board and/or 2020 on the participation of directors in regular and committee meetings. special meetings through tele/video conferencing and other remote or electronic means of Provide information or link/reference to a communication. document containing information on the attendance and participation of directors Links/references are as follows: to Board, Committee and shareholders' meetings. i. Amended Manual on Corporate Governance, p. 19 Board Meetings and Quorum Requirement, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-final .pdf ii. Definitive Information Statement (20-IS), pp. 144-148. Board Matters, available at:

https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		iii. Aboitiz Annual Integrated Report, p. 168, Attendance at Board and Committee Meetings, available at: https://aboitizpower.com/static-assets/uploads/pdf/ 2024-aboitiz-integrated-reportfinalpdf iv. 2024 ASM Minutes, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-minutes-202404222024annual-stockhol ders'-meetingdraftpdf v. Company Website: Attendance at Board & Board Committee Meetings, available at: https://aboitizpower.com/corporate-governance/go vernance-practices	
The directors review meeting materials for all Board and Committee meetings.	Compliant	The Company's Revised Manual mandates each director to devote time and attention necessary to properly discharge his duties and responsibilities. Directors are expected to attend and actively participate in Board and Committee meetings, review meeting materials, and ask questions or seek explanation. To facilitate productive discussions during meetings, Board and Committee meeting materials are uploaded to the Diligent Boardbooks at least five days before the meeting. See response in Recommendation 1.5. Links/references are as follows: i. Amended Manual on Corporate Governance, pp. 7-14. Duties and Responsibilities of a Director available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board Charter, p. 8: Process Flow For Board and Committee Meetings, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf iii. See sample e-mail to the Board of Directors notifying them that the materials for the 2024 Regular Board Meeting have been uploaded to the Boardbooks. (Annex "A")	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings. Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors	Compliant	The Company's Directors are expected to remain abreast of relevant industry developments and be knowledgeable with the Company's operations to enable each to meaningfully contribute to the Board's work. They are likewise expected to attend and actively participate in Board and Committee meetings, review meeting materials and, if called for, ask questions or seek explanations. As part of the three program components of the Aboitiz High Impact Governance, the Company aims to further develop the productive collaboration between the Board and management to ensure that Board and Board Committee meetings are fully utilized as a venue to address challenges and build on opportunities for the organization. Links/references are as follows: i. Amended Manual on Corporate Governance, pp. 7-14 Duties and Responsibilities of a Director,	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-final .pdf ii. Amended Board Charter, p. 1: The Governance Style of the Board, available at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-amended-board-charter.pdf	
Recommendation 4.2			
1. Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company. Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously. Provide information or reference to a document containing information on the directorships of the company's directors in	Non-Compliant		The Company is partially compliant as most (8/9) of its directors serve in less than 5 publicly-listed companies. The Company's Revised Manual provides that in setting the limit on directorships, the Board must take into consideration the ability of the director to diligently and effectively perform their duties and the nature and kind of corporations they may be directors of. The Board ensures that all its members attend all or at least most of its meetings to extensively discuss matters for approval, challenge management's proposals or views, and oversee the long-term strategy of AboitizPower. In 2024, no director has attended less than 90% of Board meeting of AboitizPower's board meetings.
both listed and non-listed companies			While the Company's Lead Independent Director Mr. Eric Ramon O. Recto holds directorships in six (6) other publicly listed companies, in 2024, he attended 100% of the meetings of the Board of Directors and Committees and effectively performed the role of Chairman and/or a member in the committees - namely, the Board ESCG,

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
			Audit, Risk, Related Party Transaction, and Cyber and Information Security Committees.
			Links/references are as follows:
			i. Amended Manual on Corporate Governance, p. 18, Guidelines in the Number of Directorships, available at: https://aboitizpower.com/static-assets/uploads/media/ ap-amended-cg-manual-2022-amendments-final.pdf
			ii. Definitive Information Statement (20-IS), pp. 10-27: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf
			iii. Definitive Information Statement (20-IS), pp. 159-164, Certification of Independent Directors, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf
			iv. Aboitiz Annual Integrated Report, pp. 164-172, Board Matters, available at: https://aboitizpower.com/static-assets/uploads/pdf/20 24-aboitiz-integrated-reportfinalpdf
			v. Annual Report (SEC Form 17-A), pp. 105-111, Directors and Officers for 2024-2025, pp. 120-124, Board Matters, available at: https://aboitizpower.com/static-assets/uploads/pdf/apsec-form-17-a2024-annual-reportfinalredactedpdf

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
			vi. Company Website , Profiles of the Directors, available at: https://aboitizpower.com/corporate-governance/governance-team	
Recommendation 4.3				
The directors notify the company's board before accepting a directorship in another company. Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.	Compliant	The Company's Revised Manual, particularly on the Guidelines on the Number of Directorships, requires every Board member to disclose his directorships in other companies and notify the Board prior to his acceptance of any directorship outside the Aboitiz Group during his/her term. Links/references are as follows: Amended Manual on Corporate Governance, p. 18, Guidelines in the Number of Directorships, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		
Optional: Principle 4				
Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Compliant	The Company's Revised Manual mandates that the CEO and Executive Directors shall submit themselves to a low active limit on membership in other corporate boards. In 2024, Executive Directorsdid not serve in more than two boards of listed companies outside the Aboitiz Group. The profiles of the Directors indicate all their directorship positions within and outside the Group are found in the Definitive Information		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Statement and the Consolidated Annual and Sustainability Report.	
		Links/references are as follows:	
		i. Amended Manual on Corporate Governance, p. 18, Guidelines in the Number of Directorships, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		ii. Definitive Information Statement (20-IS), pp. 10-27: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		iii. Aboitiz Annual Integrated Report, pp. 202-205, Board Matters, available at: https://aboitizpower.com/static-assets/uploads/pdf/ 2024-aboitiz-integrated-reportfinalpdf	
		iv. Annual Report (SEC Form 17-A), pp. 105-111, Directors and Officers for 2023-2024, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
Company schedules board of directors' meetings before the start of the financial year.	Compliant	The schedule of board meetings for each year is prepared before the end of the current year, presented during the last board meeting for the year, and once confirmed, disseminated to the Board of Directors via e-mail, calendar invites, and through Diligent Boards. The Company's Corporate	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ ON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Secretary assists the Board in preparing an annual Board calendar.	
		i. Amended Manual on Corporate Governance, p. 42, Duties and Responsibilities of the Corporate Secretary, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		ii. Company Website : Attendance at Board & Board Committee Meetings, available at: https://aboitizpower.com/corporate-governance/governance-practices	
		iii. Definitive Information Statement (20-IS) , pp. 144-149: Board Matters, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		iv. Aboitiz Annual Integrated Report, p. 168: Attendance at Board and Committee Meetings, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
		v. Annual Report (SEC Form 17-A) , pp. 120-124: Board Matters, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
Board of directors meet at least six times during the year.	Compliant	In 2024, the Board of Directors met thirteen (13) times.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
	OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
Indicate the number of board meetings during the year and provide proof		Links/references are as follows:			
		i. Definitive Information Statement (20-IS) , pp. 144-149, Board Matters, available at:			
		https://aboitizpower.com/static-assets/uploads/me			
		dia/ap2024-definitive-information-statement.pdf			
		ii. Aboitiz Annual Integrated Report, p. 168,			
		Attendance at Board and Committee Meetings,			
		available at: https://aboitiz.com/corporate-governance/aboitiz-in			
		tegrated-report			
		iii. Annual Report (SEC Form 17-A), pp. 120-124,			
		Board Matters, available at:			
		https://aboitizpower.com/static-assets/uploads/pdf/			
		ap-sec-form-17-a2024-annual-reportfinalreda ctedpdf			
		ctedpdi			
		iv. Company Website : Attendance at Board & Board			
		Committee Meetings, available at:			
		https://aboitizpower.com/corporate-governance/governance-practices			
		·			
4. Company requires as minimum	Compliant	In accordance with Section 4 Article 1 of the			
quorum of at least 2/3 for board		Company's By-Laws, a majority of the members of			
decisions.		the Board shall constitute a quorum and majority vote of the Directors is required to approve board			
Indicate the required minimum quorum for		decisions unless a higher voting percentage is			
board decisions		required by law.			
		As a matter of practice, decisions of the Company's			
		Board are always made with the consensus or vote			
		of all of the Company's Independent Directors and			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		such number of other Directors that result to at least a 2/3 or a unanimous vote of all directors.	
		Links/references are as follows:	
		i. Amended By-Laws, p.1: Section 4: Quorum, available at: https://aboitiz-power.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-1001202 O-for-website1redacted.pdf	
		ii. Amended Manual on Corporate Governance, p. 19, Board Meetings and Quorum Requirement, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		iii. Amended Board Charter – p. 7, Board Meetings, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf	
Recommendation 5.1	ercise an objective and i	ndependent judgment on all corporate affairs	
1. The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	Non-Compliant	Article Six of the Company's Amended Articles of Incorporation allows the Company to have nine Directors. The Company's Revised Manual mandates that the Board must, as a general rule, have at least three (3) Independent Directors.	As of December 31, 2024, AboitizPower has nine directors, two of which are independent directors. This complies with Section 38 of the Implementing Rules and Regulations of the SRC which requires the Company to have at least two independent directors or
Provide information or link/reference to a document containing information on the		In 2024, the Company had two Independent Directors, namely: Eric Ramon O. Recto (Lead Independent Director) and Cesar G Romero.	at least 20% of its board size, whichever is lesser.

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
number of independent directors in the board		Links/references are as follows: i. Amended Articles of Incorporation, Section Sixth, available at: https://aboitizpower.com/static-assets/uploads/me dia/aoi-aboitiz-power-corporation-amended-10.01.2 020-for-website.pdf ii. Results of the 2024 Organizational Meeting on April 25, 2024, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-17c-disclosure-042524-results-of-organizatio nal-meeting.pdf iii. Amended Manual on Corporate Governance, p. 14, Qualifications of Members of the Board, available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-final .pdf iv. Definitive Information Statement (20-IS), pp.10-27: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/me dia/ap2024-definitive-information-statement.pdf v. Aboitiz Annual Integrated Report, p. 168: Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/ 2024-aboitiz-integrated-reportfinalpdf	The Board has taken upon itself to review the qualifications, productivity and achievements of present AboitizPower Directors, as well as the availability of a highly qualified individual who can provide balanced, objective and independent insights and judgment in evaluating corporate actions. After much discussion, the Company has opted to defer the election of a third Independent Director to a more opportune time. The objective of promoting independent judgment in the Board is maintained despite the presence of two independent directors as these directors remain actively involved in promoting objective and independent judgment on all corporate affairs. Their expertise and many years of experience provide an invaluable asset to the management of the company. Furthermore, these independent directors serve as Chairmen of the Company's various board committees such as the Board ESCG Committee, Board RPT Committee, and Board Cyber and Information Security Committee.
		vi. Annual Report (SEC Form 17-A) , pp. 95-111, Item 9. Directors and Executive Officers, available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf vii. Company Website, Board of Directors, available at: https://aboitizpower.com/corporate-governance/governance-team	
Recommendation 5.2			
 The independent directors possess all the qualifications and none of the disqualifications to hold the positions. Provide information or link/reference to a document containing information on the qualifications of the independent directors. 	Compliant	Under the Company's Revised Manual, an Independent Director should, as a general rule, possess a general understanding of the business of the Company. He should possess, as much as practicable, the qualifications and stature that would enable him to effectively and objectively participate in the deliberations of the Board. Pursuant to this, the Governance and Compliance Team maintains and applies a checklist of all the qualifications required by the Company's Revised Manual, Amended By-Laws, Securities Regulation Code, and applicable laws. In 2024, the Independent Directors have met the requirements. Required qualifications for Directors are found in the Revised Manual: i. Amended Manual on Corporate Governance, p. 14, Qualifications of Members of the Board, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The profiles of the Company's Directors are found in the following:	
		ii. Definitive Information Statement (20-IS) , pp. 10-27: Item 5. Directors and Executive Officers: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		iii. Aboitiz Annual Integrated Report , p. 168: Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
		iv. Annual Report (SEC Form 17-A) , pp. 95-111, Item 9. Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
Supplement to Recommendation 5.2			
Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant	The Company has no shareholder agreements, By-Laws provisions, or other arrangements that constrain the Directors' ability to vote independently. Links/references are as follows:	
Provide link/reference to a document containing information that directors are not constrained to vote independently.		i. Amended By-Laws , p. 4, Article II Section 6: Powers of the Board, available at: https://aboitizpower.com/static-assets/uploads/me	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		dia/bl-aboitiz-power-corporation-amended-1001202 0-for-website1redacted.pdf		
		ii. Amended Manual on Corporate Governance, pp. 7-14, Duties and Responsibilities of a Director, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		
		iii. Amended Board Charter, p.7, Board Meetings, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf		
Recommendation 5.3				
The independent directors serve for a cumulative term of nine years (reckoned from 2012). Provide information or link/reference to a document showing the years IDs have served as such.	Compliant	The Company complies with the requirements of SEC Memorandum Circular No. 4, Series of 2017, prescribing term limits for Independent Directors. Under the Revised Manual, Independent Directors may serve for a maximum of nine consecutive years, starting from 2012, making sure however that the shareholders' legal rights to vote and be voted for remain inviolable.		
		An Independent Director who has served for nine consecutive years may be appointed for another term, provided the Board shall provide meritorious justifications and advise the shareholders of such justifications during the Annual Stockholders' Meeting.		
		In 2024, no Independent Director has served for more than nine years. Links/references are as follows:		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		i. Amended By Laws, p. 3: Article II Section 2. Independent Directors, available at: https://aboitiz-power.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-1001202 https://orange.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-1001202 https://orange.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-1001202 https://orange.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-1001202">https://orange.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-1001202 https://orange.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-1001202 <a aboitizpower.com="" ap-amended-cg-manual-2022-amendments-final.pdf"="" href="https://orange.com/static-assets/uploads/media-assets/uplo</td><td></td></tr><tr><td></td><td></td><td>ii. Amended Manual on Corporate Governance, p. 17, Selection of the Members of the Board of Directors and Officers, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		iii. Definitive Information Statement (20-IS), pp.10-27: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/me dia/ap2024-definitive-information-statement.pdf	
		iv. Aboitiz Annual Integrated Report, p. 168: Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
		v. Annual Report (SEC Form 17-A) , pp. 120-124, Board Matters, available at: https://aboitizpower.com/static-assets/uploads/pdf/ ap-sec-form-17-a2024-annual-reportfinalreda ctedpdf	
The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	The Company complies with the requirements of SEC. Memorandum Circular No. 4, Series of 2017, prescribing term limits for Independent Directors.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Provide information or link/reference to a document containing information on the company's policy on term limits for its independent director		Pursuant to the Company's Revised Manual, Independent Directors may serve for a maximum of nine consecutive years (starting from 2012) making sure however that the shareholders' legal rights to vote and be voted for remain inviolable. An Independent Director who has served for nine consecutive years may be permitted to be appointed for another term, provided the Board shall provide meritorious justifications and advise the shareholders of such justifications during the Annual Stockholders' Meeting. Links/references are as follows: i. Amended By Laws, p. 3: Article II Section 2. Independent Directors, available at: https://aboitizpower.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-10012020-ofor-website1- redacted.pdf ii. Amended Manual on Corporate Governance, p. 17, Selection of the Members of the Board of Directors and Officers, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf iii. Definitive Information Statement (20-IS), pp. 10-27: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		iv. Aboitiz Annual Integrated Report , p. 168: Board of Directors, available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf v. Annual Report (SEC Form 17-A), pp. 120-124, Board Matters, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting. Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting.	Compliant	In 2024, none of the Company's Independent Directors exceeded the nine-year term limit. An Independent Director who has served for nine consecutive years may be permitted to be appointed for another term, provided the Board shall provide meritorious justifications and advise the shareholders of such justifications during the Annual Stockholders' Meeting. Links/references are as follows: i. Amended By-Laws, p. 3: Article II Section 2. Independent Directors, available at: https://aboitizpower.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-10012020-o-for-website1- redacted.pdf ii. Amended Manual on Corporate Governance, p. 17, Selection of the Members of the Board of Directors and Officers, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		iii. Definitive Information Statement (20-IS) pp.10-27: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/me dia/ap2024-definitive-information-statement.pdf iv. Aboitiz Annual Integrated Report, p. 168: Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/ 2024-aboitiz-integrated-reportfinalpdf v. Annual Report (SEC Form 17-A), pp. 120-124, Board Matters, available at: https://aboitizpower.com/static-assets/uploads/pdf/ ap-sec-form-17-a2024-annual-reportfinalreda ctedpdf	
Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals. Identify the company's Chairman of the Board and Chief Executive Officer	Compliant	In 2024, Mr. Sabin M. Aboitiz served as the Company's Chairman of the Board of Directors, while Mr. Danel C. Aboitiz served as President and Chief Executive Officer. Links/references are as follows: i. Amended By Laws, p. 5: Article III Section 3 (Chairman) and Section 5 (Chief Executive Officer), available at: https://aboitizpower.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-1001202 O-for-website1redacted.pdf	
		ii. Amended Manual on Corporate Governance, p.6, The Chairman and Chief Executive Officer (CEO), available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		iii. Definitive Information Statement (20-IS) , pp.10-27: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		iv. Annual Report (SEC Form 17-A) , pp. 95-111, Item 9. Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
		v. Aboitiz Annual Integrated Report, p. 168, Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
		vi. Company Website , Board of Directors available at: https://aboitizpower.com/corporate-governance/governance-team	
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	The Company's Amended By-Laws, Revised Manual, and Board Charter clearly and separately define the duties and responsibilities of the Company's Chairman of the Board of Directors and CEO.	
Provide information or link/reference to a document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer.		Links/references are as follows: i. Amended By-Laws , p. 2-3, The Board of Directors, available at:	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
Identify the relationship of Chairman and CEO.		https://aboitizpower.com/static-assets/uploads/me dia/bl-aboitiz-power-corporation-amended-1001202 O-for-website1redacted.pdf ii. Amended Manual on Corporate Governance, p. 6, The Chairman and Chief Executive Officer (CEO), available at: https://aboitizpower.com/static-assets/uploads/me dia/ap-amended-cg-manual-2022-amendments-final.pdf iii. Amended Board Charter, p. 3: Board Leadership and the Role of the Chairman; and p. 5: The President and the Chief Executive Officer, available at: https://aboitizpower.com/static-assets/uploads/me dia/aboitizpower-amended-board-charter.pdf		
Recommendation 5.5 1. If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors. Provide information or link/reference to a document containing information on a lead independent director and his roles and responsibilities, if any. Indicate if Chairman is independent.	Compliant	In 2024, Mr. Sabin M. Aboitiz, a Non-Executive Director, served as the Chairman of the Board. The Company's Vice Chairman and Lead Independent Director during 2024 was Mr. Eric Ramon O. Recto. Links/references are as follows: i. Results of the 2024 Organizational Meeting on April 25, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-042524-results-of-organizational-meeting.pdf		
		ii. Amended Manual on Corporate Governance, p.6, The Chairman and Chief Executive Officer (CEO), available at:		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		iii. Amended Board Charter, p. 3: Board Leadership and the Role of the Chairman; and p. 5: The President and the Chief Executive Officer, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf	
		iv. Definitive Information Statement (20-IS) pp.10-27: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		v. Annual Report (SEC Form 17-A) , pp. 95-111, Item 9. Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
Recommendation 5.6			
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. Provide proof of abstention, if this was the case	Compliant	In a conflict of interest situation, the conflicted board member is required to promptly notify the Board, through the Company's Corporate Secretary, of any actual or potential conflict of interest as soon as they become aware of it. The conflicted board member shall not participate in discussions on transactions in which he/she is a conflicted party and shall also abstain from voting on such issues.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		In addition, the Office of the Chief Financial Officer maintains a conflict of interest register where all declared potential and actual conflict of interest are recorded. To this end, directors and officers are required to submit and update an RPT Certification wherein they disclose potential conflict of interest situations. Links/references are as follows:	
		i. Amended Manual on Corporate of Governance, pp. 7-14, Item 5. Duties and Functions of the Board, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		ii. Policy on Conflict of Interest available at: https://aboitizpower.com/static-assets/uploads/me dia/board-policy-conflict-of-interest-situations.pdf	
		iii. Policy on Related-Party Transactions, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-related-party-transactions-policy.pdf	
Recommendation 5.7			
 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. 	Compliant	The Audit Committee annually holds a private session with the Internal Auditor, the external auditors, management and corporate officers such as the CEO, the Chief Operating Officer, the CFO, the Chief Legal Officer and Compliance Officer, and the Vice President for Risk and Organizational Performance Management. These meetings provide	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
 The meetings are chaired by the lead independent director. Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings. 	Compliant	an opportunity to discuss audit, management and Committee performance. All Non-Executive Directors are required to attend this executive session. In 2024, this private session was held on November 26, 2024. Mr. Antonio A. Canova, one of the Company's Non-Executive Directors, served as the Chairman of the Board Audit Committee, effective January 27, 2025, and competently led the Committee in the performance of its functions. Links/references are as follows: i. Amended Manual on Corporate Governance, pp. 28: Board Audit Committee on Executive Sessions, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Internal Audit Charter, available at: https://aboitizpower.com/static-assets/uploads/media/ap-internal-audit-charter amended july-2022-final.pdf iii. Amended Board Audit Committee Charter, page 3: Private Sessions, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf iv. Aboitiz Annual Integrated Report, pp. 193-196, The Board Audit Committee Report to the Board of Directors, available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		https://aboitizpower.com/static-assets/uploads/pdf/ 2024-aboitiz-integrated-reportfinalpdf		
		v. Definitive Information Statement (20-IS) , pp.194-198: The Board Audit Committee Report to the Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf		
Optional: Principle 5				
None of the directors is a former CEO of the company in the past 2 years.	Compliant	In 2024, none of the directors was a a former CEO of the Company in the past two (2) years.		
Provide name/s of company CEO for the past 2 years		Links/references are as follows:		
		i. Results of the 2024 ASM on April 22, 2024, available at:		
		https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-042224-results-of-annual-stoc		
		kholders-meeting.pdf		
1		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 Recommendation 6.1	k of backgrounds and cor	mpetencies.		
Board conducts an annual	Compliant	In accordance with the Revised Manual, the		
self-assessment of its performance as	, , , , , , , , , , , , , , , , , , ,	members of the Board and Board Committees		
a whole.		annually conduct self-assessments of their collective		
		and individual performance. In addition, the		
Provide proof of self-assessments conducted for the whole board, the		Directors assess the performance of corporate officers such as the Chairman of the Board, the Chief		
individual members, the Chairman and the		Executive Officer, the Chief Risk Officer, the		
Committees		Compliance Officer, and the Chief Audit Executive.		

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
2.	The Chairman conducts a self-assessment of his performance.	Compliant	The Chairman of the Board has the mandate to ensure that the performance of the Board, Board committees, and its members is evaluated at least	
3.	The individual members conduct a self-assessment of their performance.	Compliant	once a year and discussed/followed up on. The Chairman likewise conducts a self-assessment of	
4.	Each committee conducts a self-assessment of its performance.	Compliant	his performance. In the event the Chairman of the Board is not independent, the Lead Independent Director shall contribute to the performance evaluation of the Chairman. The self-assessment forms to be answered by the Directors are available in the Company's website at: i. Board Assessment Forms: https://aboitizpower.com/corporate-governance/governance-practices Links/references are as follows: ii. Amended Manual on Corporate Governance, p. 21, Policy on Performance Assessment of the Board, Board Committees and Senior Management, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf iii. Definitive Information Statement (20-IS), pp.144-148, Board Matters, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		iv. Aboitiz Annual Integrated Report, p. 169: Board Performance Assessment, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf v. Annual Report (SEC Form 17-A), pp. 121-124, Part IV. Corporate Governance – Board Performance, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
Every three years, the assessments are supported by an external facilitator. Identify the external facilitator and provide proof of use of an external facilitator. Output Description:	Compliant	Under the Revised Manual, the Board's annual assessments should be supported by an external facilitator at least once every three (3) years. In 2023, AboitizPower engaged the Institute of Corporate Directors (ICD), a non-stock, not-for-profit national association of corporate directors and other stakeholders engaged in corporate governance, to support their Board performance assessment exercise. The next Board performance assessment that will be supported by an external facilitator must be conducted by 2026. Links/references are as follows: i. Amended Manual on Corporate Governance, p. 21, Policy on Performance Assessment of the Board, Board Committees and Senior Management, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION		
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		ii. Company Website – Board Performance Assessment (ICD certification) is available at, https://aboitizpower.com/static-assets/uploads/media/aboitiz-power-corporation-board-evaluation-certificate-signed-1.pdf	
		iii. Definitive Information Statement (20-IS) , p.144-148, Board Matters, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		iv. Aboitiz Annual Integrated Report, p. 169: Board Performance Assessment, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
		v. Annual Report (SEC Form 17-A), pp. 121-124, Part IV. Corporate Governance – Board Performance, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalreda	
		ctedpdf	
1. Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual	Compliant	The members of the Board answer Self-Assessment Questionnaires composed of varying statements based on: (i) the Company's compliance with applicable, and best corporate governance practices and principles (ii) the individual Director's participation, engagement, and contribution to the Board and Board Committees; and (iii) an evaluation of the performance by the Board of its duties and responsibilities as provided in the Revised Manual, Charter Documents, and governing policies.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
directors and committees, including a feedback mechanism from shareholders		In addition, the Company's Directors are evaluated by their respective key officers based on the following criteria: (i) business acumen, (ii) independent judgment, (iii) familiarity with the business, (iv) active participation and effective challenge, (v) professional expertise and network, (vi) value contribution, (vii) embodiment of Aboitiz core values, and (viii) reputation. Assessment results are presented to the ESCG Committee as part of the nomination and selection process of incumbent Board members. The Chairman of the Board is mandated to ensure that the self-assessment is regularly conducted, and the results are discussed by the ESCG Committee. See response in Recommendations 6.1.1 to 6.1.4. Links/references are as follows:		
		i. Company Website: Board Assessment Form, available at: https://aboitizpower.com/corporate-governance/governance-practices ii. Amended Manual on Corporate Governance, p. 21, Policy on Performance Assessment of the Board, Board Committees and Senior Management, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		iii. Company Website, Contact Us, available at: https://aboitizpower.com/contact-us	
		iv. Definitive Information Statement (20-IS) , pp. 144-148, Board Matters, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		v. Aboitiz Annual Integrated Report , p. 169: Board Performance Assessment, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
		vi. Annual Report (SEC Form 17-A) , pp. 121-124, Part IV. Corporate Governance – Board Performance, available at: https://aboitizpower.com/static-assets/uploads/pdf/ ap-sec-form-17-a2024-annual-reportfinalreda ctedpdf	
The system allows for a feedback mechanism from the shareholders.	Compliant	The Company makes available to its shareholders various communication channels to collect their feedback: (i) the Company's website contains the names of all directors and a "Contact us" portion, where shareholders can reach out to management and the directors, (ii) a specific portal for whistleblowing is also provided, with the report going directly to the inboxes of the intended person, and (iii) during the 2024 ASM, representatives from the Company's Investor Relations Office were present to receive comments, feedbacks, and suggestions from shareholders.	
		Links/references are as follows:	

	INTEGR	RATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION	
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		 i. Company Website, Contact Us, available at: https://aboitizpower.com/contact-us 	
		ii. Whistleblowing Hotline - https://secure.ethicspoint.eu/domain/media/en/gui/109135/index.html	
Principle 7: Members of the Board are duty-	bound to apply high ethi	cal standards, taking into account the interests of all stak	eholders
Recommendation 7.1	oound to apply mgm cem	ear started as, taking into account the interests of air stak	icholacis.
 Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company. Provide information on or link/reference to the company's Code of Business Conduct and Ethics. 	Compliant	The Company has a Revised Manual and a Code of Ethics and Business Conduct to guide the attainment of its corporate goals and the implementation of its strategies. The Revised Manual is generally aligned to the principles and recommendations laid down by the SEC under the Corporate Governance Code for Publicly-Listed Companies to further strengthen the Company's corporate governance practices. The Board regularly reviews the Revised Manual to ensure that the same remains relevant and responsive to the needs of the organization. The Revised Manual is supported by various company policies that are regularly reviewed and issued by the Board including the Code of Ethics. As part of the Group's commitments in the Code of Ethic, all team members are expected to act professionally, fairly, and with integrity in all of their business dealings, and to comply with all applicable laws and regulations, including those against bribery and corruption.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		i. Code of Ethics and Business Conduct, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf ii. Aboitiz Annual Integrated Report, pp. 182-184,	
		Compliance to Key Governance Policies, available at: https://aboitizpower.com/static-assets/uploads/pdf/ 2024-aboitiz-integrated-reportfinalpdf	
2. The Code is properly disseminated to the Board, senior management and employees. Provide information on or discuss how the company disseminated the Code to its Board, senior management and employees.	Compliant	AboitizPower ensures that its Code of Ethics is cascaded to new team members as part of their onboarding process. Team members are also required to review the Code of Ethics and to sign an affirmation that they have read and understood the same. In order to support this annual exercise, an e-learning module on the Group's Code of Ethics was developed and is rolled out every year. The Chief Compliance Officer, together with the Human Resources Department, regularly monitors and evaluates compliance by the Board, management, and employees with the Revised Manual, the Code of Ethics, and other company policies, and existing laws and regulations. The Chief Compliance Officer also ensures the implementation of AboitizPower's policy against conflicts of interests and misuse of confidential and proprietary information throughout the organization. The Chief Compliance Officer regularly reports the Company's compliance status with existing laws and regulations, as well as the Board's, management's, and employees' compliance with internal governance policies to the Board ESCG Committee.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
COMPLIANT/ ADDITIONAL INFORMATION EXPLANATION NON-COMPLIANT				
		i. Code of Ethics and Business Conduct, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf ii. Aboitiz Annual Integrated Report, pp. 182-184, Compliance to Key Governance Policies, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf		
3. The Code is disclosed and made available to the public through the company website. Provide a link to the company's website where the Code of Business Conduct and Ethics is posted/ disclosed.	Compliant	The copy of the Code is publicly disclosed and made available through the Company's website at: Code of Ethics and Business Conduct, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf		
1. Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. Provide information on or link/reference to a document containing information on the company's policy and procedure on curbing and penalizing bribery	Compliant	The Company has an existing anti-corruption policy and is fully implemented through the Code of Ethics and Business Conduct. In support of this mandate, AboitizPower adopted guidelines to combat bribery and corruption in 2021. The guidelines provided measures and protocols to complement existing business processes, monitor compliance or deviations from the Code, and prohibit bribery and corruption. In addition, the anti-corruption guidelines further strengthen the Company's internal controls and		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		procedures in pursuing its commitment to provide social and economic development programs to targeted communities and beneficiaries.	
		Links/references are as follows:	
		i. Code of Ethics and Business Conduct - Page 3: C. Bribery and Corruption, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf	
		ii. Aboitiz Annual Integrated Report , pp. 182-184, Compliance to Key Governance Policies, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
		iii. Company Website, available at: https://aboitizpower.com/corporate-governance/policies-and-protocols	
Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Compliant	The Code requires all Directors, Corporate Officers, team leaders and team members to (i) read, understand, and follow the Code, and (ii) to annually review and renew their personal commitment to the	
 Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies. Provide proof of implementation and monitoring of compliance with the Code of 	Compliant	guiding principles of the Code. The Chief Compliance Officer, together with the Human Resources Department, regularly monitors and evaluates compliance by the Board, management, and employees with the Revised Manual, the Code of Ethics, other company policies, and existing laws and regulations. The Chief	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION						
	COMPLIANT/ NON-COMPLIANT ADDITIONAL INFORMATION EXPLANATION					
Business Conduct and Ethics and internal policies. Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on non-compliance.		Compliance Officer also ensures the implementation of AboitizPower's policy against conflicts of interests and the misuse of confidential and proprietary information throughout the organization. In addition, the Company has a Whistleblowing Policy to support the implementation of the Revised Manual and the Code of Ethics. Through this policy, allegations of violations of the Revised Manual, the Code of Ethics, or of other illegal conduct can be reported through an independent whistleblowing portal. Matters reported through the whistleblowing platform are discussed by the Board ESCG Committee and, if necessary, escalated to the entire Board. The Company's HR Team is responsible for proper and efficient (i) cascade of the Code to existing and new Directors, Corporate Officers, and employees through the new hires' orientation, onboarding sessions, and other trainings, and by making the Code and other policies available in the Company portal for easy access; and (ii) investigation of any reported violations. Violations of the Code or of internal policies may be reported (i) to the relevant direct supervisor, Compliance Officer, or Chief Human Resources Officer, or (ii) anonymously through the whistleblowing hotline available in the Company's website and internal engagement portal, Aboitiz Workplace. The Company will not tolerate any kind of retaliation for reports or complaints made in good faith.				

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	ADDITIONAL INFORMATION The Company's Whistleblowing Policy explicitly prohibits any kind of retaliation for reports or complaints made in good faith. Links/references are as follows: i. Whistleblowing Policy available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-whistleblowing-policy.pdf ii. Whistleblowing Hotline, available at: https://secure.ethicspoint.eu/domain/media/en/gui/1 09135/index.htmlhttps://secure.ethicspoint.eu/domain/media/en/gui/109135/index.html iii. Code of Ethics and Business Conduct, XI Enforcement and Administration of the Code, available at: https://aboitizpower.com/static-assets/uploads/media	EXPLANATION	
	https://aboitizpower.com/static-assets/uploads/media /aboitizpower-code-of-ethics-and-business-conduct.pd f		
	iv. Aboitiz Annual Integrated Report , pp. 182-184, Compliance to Key Governance Policies, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
		OF ABOITIZ POWER CORPORATION		
COMPLIANT/ NON-COMPLIANT ADDITIONAL INFORMATION EXPLANATION				
Disclosure and Transparency				
Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.				
Recommendation 8.1				

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations. Provide information on or link/reference to the company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders	Compliant	The Board of Directors approved the Company's Disclosure Policy to ensure the principles of accuracy, accessibility, timeliness, completeness, and regularity in the Company's disclosures. In accordance with the Company's Revised Manual, the Board is committed at all times to fully disclose material information dealings. While the Company's disclosure policy seeks to maintain a reasonable balance between the transparency of the Company and the protection of its commercial interests, it aims to provide information to shareholders and interested parties to assist them in making sound investment decisions. Links/references are as follows: i. Amended Manual on Corporate Governance, p.45, VII. Reportorial or Disclosure System of The Company's Corporate Governance Policies, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Information Disclosure Policy, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-information-disclosure-policy.07.27.12-v2.pdf iii. Aboitiz Annual Integrated Report, pp. 184-185 on Disclosure Policy, and Transparency, Communication, and Sustainability Reporting available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf iv. Company website, available at:	
1		https://aboitizpower.com/investors/disclosures	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		v. Definitive Information Statement (20-IS), pp.144-148, Board Matters, available at: https://aboitizpower.com/static-assets/uploads/media/ ap2024-definitive-information-statement.pdf	
1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period. Indicate the number of days within which the consolidated and interim reports were published, distributed or made available from the end of the fiscal year and end of the reporting period, respectively.	Compliant	The Company's 2024 Consolidated Audited Financial Statements (2024 CAFS) were included in the SEC Form 20-IS (2024 Definitive Information Statement) which was disclosed, distributed, and uploaded to the Company's website on March 31, 2025, or 90 days from the end of the reporting period. The Company's quarterly reports for 2024 were published and disclosed at least 45 days from the end of the reporting period. Links/references are as follows: i. Definitive Information Statement (20-IS), disclosed on March 31, 2025, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf ii. Annual Report (SEC Form 17-A), disclosed on April 15, 2025, available at:	
		https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf iii. SEC Form 17-Q (First Quarterly Report 2024), disclosed on May 15, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/051524-ap-sec-form-17-q-re-first-quarter-report.pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT ADDITIONAL INFORMATION EXPLANATION				
		iv. SEC Form 17-Q (Second Quarterly Report 2024), disclosed on August 13, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/ 081324-ap-sec-form-17-q-re-second-quarter-report-con solidated.pdf v. SEC Form 17-Q (Third Quarterly Report 2024), disclosed on November 15, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/ 111524-ap-sec-form-17-q-re-third-quarter-report-consol idated.pdf			
2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company. Provide link or reference to the company's annual report where the following are disclosed: 1. principal risks to minority shareholders associated with the identity of the company's controlling shareholders;	Compliant	The Company regularly discloses the ownership interest of its controlling shareholders via the Top 100 Shareholders report and the Public Ownership Report. The Group's conglomerate map detailing the cross-holdings among company subsidiaries and affiliates is also part of the Company's Annual Report and Information Statements, and available in the Company's website. Transactions among related parties are also disclosed through the Annual Report and Information Statements. Lastly, the Company's Amended By-Laws and Revised Manual mandate that all shareholders, regardless of the amount of their shareholdings, are given the right to participate in company decision-making, pursuant to the one-share one-vote policy of the Company.			
2. cross-holdings among company affiliates; and		i. Definitive Information Statement (20-IS), pp. 8-10, Security Ownership of Certain Record and Beneficial			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
3. any imbalances between the controlling shareholders' voting power and overall equity position in the company.		Ownership and Management, available at: https://aboitizpower.com/static-assets/uploads/media/ ap2024-definitive-information-statement.pdf ii. Annual Report (SEC Form 17-A), pp. 115-116, Security Ownership of Certain Record and Beneficial Ownership and Management, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap- sec-form-17-a2024-annual-reportfinalredactedp df iii. Company Website – Investor Relations -Disclosures, available at: https://aboitizpower.com/investors/disclosures	
Recommendation 8.2			
Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	The Company has a General Trading Policy requiring the directors and corporate officers to report to the Office of the Corporate Secretary any transaction related to the purchase and disposal of Company shares within one day from the date of the transaction.	
Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	The Company complies with the requirements of the Securities Regulation Code and discloses the trading of the Company's shares by directors and corporate officers within five trading days from the close of the transaction. Links/references are as follows:	
Provide information on or link/reference to the company's policy requiring directors and officers to disclose their dealings in the company's share.		i. General Trading Policy , page 3: Item F. Reportorial Requirements of the Directors and Corporate Officers, available at: https://aboitizpower.com/static-assets/uploads/media/ap-general-trading-policy2022-final.pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction.		ii. Policy on Information Disclosure, available at: https://aboitizpower.com/static-assets/uploads/media/ aboitizpower-information-disclosure-policy.07.27.12-v2. pdf iii. Company Disclosures, SEC Form 23-Bs, available at: https://aboitizpower.com/investors/disclosures	
Supplement to Recommendation 8.2			
1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program). Provide information on or link/reference to the shareholdings of directors, management and top 100 shareholders. Provide link or reference to the company's Conglomerate Map.	Compliant	The Company complies with the requirements of the Securities Regulation Code and discloses the trading of the Company's shares by its directors and corporate officers within five trading days from the close of the transaction. The Company's Governance and Compliance Team monitors the share ownership of directors, executives, officers, and management team through the regular SEC disclosures of beneficial ownership (SEC Form 23-B), and also monitors compliance with the Company's Insider Trading Policy and Trading Black-out Period. The Company periodically submits to the PSE a public ownership report detailing the extent of ownership of controlling shareholders, including the shareholdings of their subsidiaries and affiliates, and that of the Directors and Corporate Officers. It submits to the PSE and PDEx a list of its top 100 shareholders every quarter. These disclosures are also available on the Company's website. The Company also discloses its top 20 shareholders and shareholdings of its directors and officers in the Company's Information Statements, which is distributed to shareholders annually.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	Transactions of the Company's Directors and Corporate Officers are available at:		
	i. Company Disclosures, SEC Form 23-Bs, available at: https://aboitizpower.com/investors/disclosures		
	 ii. Report on Top 100 Shareholders, available at: March 31, 2024: https://aboitizpower.com/static-assets/uploads/media/ap-list-of-top-100-stockholders-as-of-march-31,2024.pdf 		
	 June 30, 2024: https://aboitizpower.com/static-assets/uploads/media/ap-list-of-top-100-stockholders-as-of-june-30,2024.pdf 		
	September 30, 2024: https://aboitizpower.com/static-assets/uploads/media/list-of-top-100-stockholders-common-sharesaboitizpower's-list-of-top-100-stockholders-as-of-september-30,-2024.pdf		
	December 31, 2024: https://aboitizpower.com/static-assets/uploads/media/list-of-top-100-stockholders-common-sharesaboitizpowers-list-of-top-100-stockholders-as-of-december-31-2024.pdf		
	iv. Public Ownership Reports, available at: • March 31, 2024: https://aboitizpower.com/static-assets/uploads /media/ap-public-ownership-report-as-of-0331 2024-bir-received.pdf		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		 June 30, 2024: https://aboitizpower.com/static-assets/uploads /media/ap-public-ownership-report-as-of-0630 2024-bir-received.pdf September 30, 2024: https://aboitizpower.com/static-assets/uploads 	
		/media/ap-public-ownership-report-as-of-0930 2024bir-receivedpdf • December 31, 2024: https://aboitizpower.com/static-assets/uploads /media/ap-public-ownership-report-as-of-1231 2024bir-received1pdf	
		v. Company Website: Conglomerate Map, available at: https://aboitizpower.com/about-us/conglomerate-map	
		vi. Definitive Information Statement (20-IS) , pp. 8-10, Security Ownership of Certain Record and Beneficial Ownership and Management, and p. 177, Conglomerate Map, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		vii. Company Website: Governance Practices (Disclosure and Transparency), available at: https://aboitizpower.com/corporate-governance/governance-practices	
1. Board fully discloses all relevant and material information on individual board members to evaluate their	Compliant	The Company discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and directorships	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.		within and outside the Aboitiz Group, and assess any potential conflicts of interest. Links/references are as follows:		
Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.		i. Disclosure on the Profiles of the Nominees to the Board for the 2024-2025 ASM, available at: https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-021624-nominees-to-the-board-of-directors-for-2024-2025-final.pdf ii. Definitive Information Statement (20-IS), pp. 159-164: Certification of Independent Directors, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf iii. Definitive Information Statement (20-IS), pp. 10-27: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf iii. Annual Report (SEC Form 17-A), pp. 95-111: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/pdf/apsec-form-17-a2024-annual-reportfinalredactedpdf iv. Company Website: Governance Team: Board of Directors, available at: https://aboitizpower.com/corporate-governance/governance-team		
Board fully discloses all relevant and material information on key executives	Compliant	The Company discloses all relevant and material information on key executives to evaluate their		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment. Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.		experience, qualifications, and directorships within and outside the Aboitiz Group, and assess any potential conflicts of interest. Links/references are as follows: i. Definitive Information Statement (20-IS), pp.10-27: Item 5. Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf ii. Annual Report (SEC Form 17-A), pp. 95-111: Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/pdf/apsec-form-17-a2024-annual-reportfinalredactedpdf iii. Company Website: Governance Team, available at: https://aboitizpower.com/corporate-governance/governance-team		
Recommendation 8.4				
Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same. Disclose or provide link/reference to the company policy and practice for setting board remuneration	Compliant	The Company's policy on compensation for its Directors and key executives can be found in the Company's Manual on Corporate Governance. Individual remuneration of Directors and the process of determining the same are disclosed and outlined in the Company's Annual Report, Definitive Information Statement, and the Company's website. Links/references are as follows		
		i. Amended Manual on Corporate Governance , p.27, Policy on Executive Remuneration, available at:		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		
		ii. Definitive Information Statement (20-IS), pp. 29-30, Item 6. Compensation of Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf		
		iii. Annual Report (SEC Form 17-A) , pp.112-114, Item 10. Executive Compensation, available at: https://aboitizpower.com/static-assets/uploads/pdf/apsec-form-17-a2024-annual-reportfinalredactedpdf		
		iv. Aboitiz Annual Integrated Report , p. 237, Remuneration Policy, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf		
		v. Company Website: Governance Practices (Remuneration Policy), available at: https://aboitizpower.com/corporate-governance/governance-practices		
Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	The Company rewards executive directors and corporate officers based on the individual's ability to execute his duties and responsibilities, coupled with his team's achievement of their identified goals. Performance is evaluated and compensation is reviewed on an annual basis.		
Disclose or provide link/reference to the company policy and practice for determining executive remuneration		The Company's policy on compensation for its key executives and Corporate Officers can be found in the Company's Revised Manual and the Company's website.		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		The compensation of the Company's President and Chief Executive Officer is disclosed together with the compensation of the top four highest paid officers of the Company.		
		Links/references are as follows		
		i. Amended Manual on Corporate Governance, p. 27, Policy on Executive Remuneration, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		
		ii. Definitive Information Statement (20-IS), pp. 29-30: Item 6. Compensation of Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf		
		iii. Company Website: Governance Practices (Remuneration Policy), available at: https://aboitizpower.com/corporate-governance/governance-practices		
Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Compliant	The individual remuneration package (monthly allowance and per diems) of each director is disclosed in the Company's Annual Report and Information Statements.		
Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.		The Directors receive a monthly allowance equivalent to P150,000.00 for the Directors and P200,000.00 for the Chairman of the Board. They also receive per diem for every board and board committee meetings they attend, as follows:		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT		AL INFORMAT		EXPLANATION
		Type of Meeting	Director/ Member	Chairman of the Board/ Committee	
		Board Meeting	P 150,000.00	P 225,000.00	
		Committee Meetings (except Audit Committee)	P 100,000.00	P 150,000.00	
		Audit Committee	P 100,000.00	P 200,000.00	
		Addit Committee	1 100,000.00	1 200,000.00	
		In 2024, the Comp remuneration of the Co with the Revised Corpor	ompany's Direc	tors in compliance	
		Name of Directo		Total Compensation Received as a Director	
		SABIN M. ABOITIZ* Chairman of the Board Directors		P 3,975,000.00	
		ERIC RAMON O. RECTO Vice Chairman of the Bo Directors/Lead Independent	pard of	P 7,400,000.00	
		CESAR G. ROMERO Independent Director		P 6,450,000.00	
		LUIS MIGUEL O. ABOITI Former Director		P 1,950,000.00	
		ERRAMON I. ABOITIZ*** Director		P 2,850,000.00	
		EMMANUEL V. RUBIO** Former Director/Preside		P 1,150,000.00	
		Chief Executive Officer ANTONIO A. CANOVA**		P 2,300,000.00	
		Director		-,,	
		EDWIN R. BAUTISTA**** Director	**	P 4,350,000.00	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
COMPLIA NON-COMP	NT/ ADDITIONAL INFOR		EXPLANATION	
	DANEL C. ABOITIZ* Director/President and Chief Executive Officer	P 2,800,000.00		
	TOSHIRO KUDAMA Director	P 4,550,000.00		
	IZUMI KAI Director	P 4,550,000.00		
	* A portion of the director's compensation Inc ** Served as director until April 22, 2024 *** Appointed as director effective April 22 **** Retired on June 20, 2024 ***** Appointed as director on July 1, 2024 ***** Resigned as director effective March	, 2024		
	The compensation of the Cor Chief Executive Officer is discle compensation of the top four the Company.	osed together with the		
	Links/references are as follows:			
	i. Amended Manual on Corporat Policy on Executive Remuneratio https://aboitizpower.com/static-ap-amended-cg-manual-2022-an	n, available at: assets/uploads/media/		
	ii. Definitive Information Statem Item 6. Compensation of Directo Officers available at: https://aboitizpower.com/static-ap2024-definitive-information-st	rs and Executive assets/uploads/media/		
	iii. Aboitiz Annual Integrated Re Remuneration Policy, available at https://aboitiz-integrated-reportfinal	t: assets/uploads/pdf/202		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		iv. Annual Report (SEC Form 17-A), pp. 112-114, Item 10. Executive Compensation, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedp df v. Company Website: Governance Practices (Remuneration Policy), available at: https://aboitizpower.com/corporate-governance/governance-practices		
Recommendation 8.5				
1. Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance. Disclose or provide reference/link to company's RPT policies Indicate if the director with conflict of interest abstained from the board discussion on that particular transaction.	Compliant	In addition to the RPT-related provisions found in the Company's Revised Manual, the Company has an existing RPT Policy to set out proper review, approval, and reporting of transactions which may be entered into between or among the Company or any of its subsidiaries, affiliates, directors and officers. Both the Manual and the Revised RPT Policy are disclosed and are publicly available at the Company's website. In 2024, there wee no transactions discussed and approved by the Board where a director had or has a conflict of interest. In addition, material information and transactions are timely and publicly disclosed in compliance with the Company's Disclosure Policy. Links/references are as follows i. Amended Manual on Corporate Governance, p.38, Board Related Party Transaction Committee, available at:		

OMPLIANT/ I-COMPLIANT	OF ABOITIZ POWER CORPORATION ADDITIONAL INFORMATION https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	EXPLANATION
	ap-amended-cg-manual-2022-amendments-final.pdf	
	ii. Related Policy Transaction Policy, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-related-party-transactions-policy.pdf	
	iii. Amended Board Related Party Transaction Committee Charter, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-rpt-committee-charter.pd <a 150%;"="" font-size:="" href="mailto:file=">f	
	iv. Company Website: Disclosures, available at: https://aboitizpower.com/investors/disclosures	
Compliant	The Company's Revised RPT Policy requires a summary of Material RPTS to be disclosed in the Company's Integrated Annual Corporate Governance Report (I-ACGR). In addition, the Company is required to submit an Advisement Report signed by the Corporate Secretary or any authorized representative within three calendar days from the execution date of any Material RPT. All of the Company's RPTs are disclosed in the Audited Financial Statements in accordance with Philippine Accounting Standard (PAS) 24. In addition, a brief discussion of the Company's related transactions are discussed in the Annual Report and Definitive Information Statement. No RPT has breached the materiality threshold in 2024.	
	Compliant	https://aboitizpower.com/static-assets/uploads/media/aboitizpower-related-party-transactions-policy.pdf iii. Amended Board Related Party Transaction Committee Charter, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-rpt-committee-charter.pd f iv. Company Website: Disclosures, available at: https://aboitizpower.com/investors/disclosures Compliant The Company's Revised RPT Policy requires a summary of Material RPTS to be disclosed in the Company's Integrated Annual Corporate Governance Report (I-ACGR). In addition, the Company is required to submit an Advisement Report signed by the Corporate Secretary or any authorized representative within three calendar days from the execution date of any Material RPT. All of the Company's RPTs are disclosed in the Audited Financial Statements in accordance with Philippine Accounting Standard (PAS) 24. In addition, a brief discussion of the Company's related transactions are discussed in the Annual Report and Definitive Information Statement.

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
9.	of shareholders who approved) based on the company's policy; and other terms and conditions		i. Amended Manual on Corporate Governance, p.38, Board Related Party Transactions Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ ap-amended-cg-manual-2022-amendments-final.pdf		
			ii. Related Party Transaction Policy, available at: https://aboitizpower.com/static-assets/uploads/media/ aboitizpower-related-party-transactions-policy.pdf		
			iii. Definitive Information Statement (20-IS), pp. 28-29: Item 5. Certain Relationships and Related Transactions, and p. 76: Transactions with and/or Dependence on Related Parties: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf		
			iv. Annual Report (SEC Form 17-A) , p. 32: Item VIII. Transactions with and/or Dependence on Related Parties available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf		
			v. Aboitiz Annual Integrated Report, pp. 182-184, Compliance to Key Governance Policies, available at: https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-reportfinalpdf		
	ment to Recommendation 8.5	Compliant	The Company's Payised Manual and Payised DRT Policy		
the	mpany requires directors to disclose ir interests in transactions or any ner conflict of interests.	Compliant	The Company's Revised Manual and Revised RPT Policy mandates that if an actual or potential conflict of interest arises on the part of a director, he/she must fully and immediately disclose the same, should not		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
Indicate where and when directors disclose their interests in transactions or any other conflict of interests.	NON-COMPLIANT	participate in the decision-making process and shall abstain from voting on the approval of the transaction. The Office of the Chief Financial Officer maintains a conflict of interest register where all declared potential and actual conflict of interest are recorded. To this end, Directors and Officers are required to submit an RPT Certification wherein they disclose potential conflict of interest situations. Links/references are as follows: i. Amended Manual on Corporate Governance, p.19, Conflict of Interest / Business Interest Disclosure, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf iii. Board Policy on Conflict of Interest Situations, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-related-party-transactions-policy.pdf iv. Aboitiz Annual Integrated Report, pp. 182-184, Compliance to Key Governance Policies - Conflict of Interest, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-report-finalpdf	EXPLANATION	
Optional : Recommendation 8.5				

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
1. Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length. Provide link or reference where this is disclosed, if any	Compliant	The Company discloses its policy covering the review and approval of material/significant RPTs to ensure that (i) they are at arm's length and in accordance with transfer pricing rules; (ii) the terms are fair and at par with market practices; and (iii) they will inure to the best interests of the Company and its shareholders. The CFO ensures that all significant and material RPTs are reported to the RPT Committee to ensure full and timely disclosures in the quarterly and annual reports of the Company and in the Company's Financial Statements in compliance with relevant accounting standards. All of the Company's RPTs are disclosed in the Audited Financial Statements in accordance with Philippine Accounting Standard (PAS) 24. In addition, a brief discussion of the Company's related transactions are discussed in the Company's Audited Financial Statements, Annual Report, and Definitive Information Statement. In 2024, all RPTs were conducted on an arm's-length basis. Links/references are as follows: i. Amended Manual on Corporate Governance, p.38, Board Related Party Transaction Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	EXPLANATION	
		ii. Definitive Information Statement (20-IS) , Item 5. Certain Relationships and Related Transactions, and p.		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		76: Transactions with and/or Dependence on Related Parties: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		iii. Annual Report (SEC Form 17-A) , p. 32: Item VIII. Transactions with and/or Dependence on Related Parties available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
		iv. Aboitiz Annual Integrated Report , pp. 182-184, Key Company Policies, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
		v. Related Party Transaction Policy , pp. 1-2: Guidelines in Ensuring Arm's-Length Terms of a Related Party Transaction, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-related-party-transactions-policy.pdf	
		vi. Annual Report (SEC Form 17-A), pp.122-124: Part IV – Corporate Governance - Board Committees and Compliance to Key Governance Policies, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedpdf	
Recommendation 8.6			
Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or	Compliant	The Company's Revised Manual mandates that all material information shall be publicly and timely disclosed. Such information shall include earnings results, acquisition or disposal of assets, Board changes,	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. Provide link or reference where this is disclosed		related party transactions, shareholdings of Directors and changes to ownership. The Company's disclosures are found in the Company's website and in the PSE EDGE website, available at: i. Company Website: Company Disclosures, available at: https://aboitizpower.com/investors/disclosures ii. Aboitiz Power PSE EDGE Website, available at: http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=609 Other Links/references are as follows: i. Amended Manual on Corporate Governance, p.45, VII. Reportorial or Disclosure System Of The Company's Sustainability Policies, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Definitive Information Statement (20-IS), p. 76, item viii. Transactions with and/or Dependence on Related Parties available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf iii. Annual Report (SEC Form 17-A), p. 32: item viii. Transactions with and/or Dependence on Related Parties, and pp. 130-131: Item 14. Exhibits and Reports on SEC Form 17-C, available at: https://aboitizpower.com/static-assets/uploads/pdf/apsec-form-17-a2024-annual-reportfinalredactedp df	

	INTEGR	ATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION	
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	The Company's Revised Manual gives the Board the power to appoint an independent party to evaluate the fairness of the transaction price for the acquisition or disposal of assets if there are any.	
Identify independent party appointed to evaluate the fairness of the transaction price		There were no transactions in 2024 that required the Company to secure an evaluation of the fairness of the transaction price (fairness opinion report) from an independent party.	
Disclose the rules and procedures for evaluating the fairness of the transaction price, if any.		Links/references are as follows:	
price, ij drij.		Amended Manual on Corporate Governance, p. 45, VII. Reportorial or Disclosure System Of The Company's Sustainability Policies, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
Supplement to Recommendation 8.6			
1. Company discloses the existence, 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.	Compliant	There are no shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that impact the ownership, control and management of the Company. The Company's ownership structure is disclosed in the Company's website at: i. Company Website: Conglomerate Map, available at:	
		https://aboitizpower.com/about-us/conglomerate-map	
Provide link or reference where these are disclosed.		ii. Public Ownership Reports • March 31, 2024: https://aboitizpower.com/static-assets/uploads /media/ap-public-ownership-report-as-of-0331 2024-bir-received.pdf	

INTEGR	RATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION	
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	 June 30, 2024: https://aboitizpower.com/static-assets/uploads/media/ap-public-ownership-report-as-of-0630/2024-bir-received.pdf 	
	 September 30, 2024: https://aboitizpower.com/static-assets/uploads /media/ap-public-ownership-report-as-of-0930 2024bir-receivedpdf 	
	 December 31, 2024: https://aboitizpower.com/static-assets/uploads/media/ap-public-ownership-report-as-of-1231 2024bir-received1pdf 	
	iii. Annual Report (SEC Form 17-A), pp. 130-131, Item 14. Exhibits and Reports on SEC Form 17-C, available at: https://aboitizpower.com/static-assets/uploads/pdf/apsec-form-17-a2024-annual-reportfinalredactedpdf	
Recommendation 8.7	iv. Company Website , Governance Practices (Disclosure and Transparency), available at: https://aboitizpower.com/corporate-governance/governance-practices	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG). Provide link to the company's website where the Manual on Corporate Governance is posted.	Compliant	The Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance. Links/references are as follows: i. Company's Website, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		
Company's MCG is submitted to the SEC and PSE.	Compliant			
Company's MCG is posted on its company website.	Compliant			
Supplement to Recommendation 8.7				
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	There were no amendments to the Manual in 2024.		
Provide proof of submission.				
Optional: Principle 8				
Does the company's Annual Report disclose the following information:	Compliant	The Company's Annual Report includes the following information:		
Provide link or reference to the company's Annual Report containing the said information.		(a) Disclosures on the corporate objectives: i. Annual Report (SEC Form 17-A), pp.83-84,		
a. Corporate Objectives	Compliant	Outlook for the Upcoming Year, available at:		
b. Financial performance indicators	Compliant	https://aboitizpower.com/static-assets/uploads/pdf		
c. Non-financial performance indicators	Compliant	/ap-sec-form-17-a2024-annual-reportfinalred actedpdf		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
d. Dividend Policy e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant Compliant	ii. Aboitiz Annual Integrated Report, pp. 68-69, 2025 Outlook, available at: https://aboitizpower.com/static-assets/uploads/pdf /2024-aboitiz-integrated-reportfinalpdf (b) Disclosures on the Financial Performance Indicators:	
f. Attendance details of each director in all directors meetings held during the year	Compliant	i. Annual Report (SEC Form 17-A); pp. 78-82, Management Discussion and Analysis of Financial	
g. Total remuneration of each member of the board of directors	Compliant	Condition and Results of Operations, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a2024-annual-reportfinalred actedpdf ii. Annual Report (SEC Form 17-A), Consolidated Audited Financial Statements, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a2024-annual-reportfinalred actedpdf iii. Aboitiz Annual Integrated Report, pp.36-37: Financial Highlights and Summary, available at: https://aboitizpower.com/static-assets/uploads/pdf /2024-aboitiz-integrated-reportfinalpdf (c) Disclosures on Non-financial performance indicators, Aboitiz Annual Integrated Report, pp. 63-67, Results of Operations, available at: https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-reportfinalpdf (d) Dividend Policy:	

INTEGR	ATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION	
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	i. Annual Report (SEC Form 17-A), p. 78, Dividends, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a2024-annual-reportfinalred actedpdf	
	ii. Aboitiz Annual Integrated Report , p.185: Right to Dividends, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
	(e) Biographical details of all directors:	
	i. Annual Report (SEC Form 17-A), pp.95-111, Item 9. Directors and Executive Officers, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a2024-annual-reportfinalred actedpdf	
	ii. Aboitiz Annual Integrated Report , p.168: The Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
	(f) Attendance of each director in all directors' meetings held during the year:	
	i. Annual Report (SEC Form 17-A), pp.120-121, Board Matters, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a2024-annual-reportfinalred actedpdf	
	ii. Aboitiz Annual Integrated Report , p.168: Attendance at Board and Committee Meetings,	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue. Provide link or reference to where this is contained in the Annual Report	Compliant	available at: https://aboitizpower.com/static-assets/uploads/pdf /2024-aboitiz-integrated-reportfinalpdf (g) Total remuneration of each member of the board: i. Annual Report (SEC Form 17-A), pp. 112-113: Item 10. Executive Compensation, available at: https://aboitizpower.com/static-assets/uploads/pdf /ap-sec-form-17-a2024-annual-reportfinalred actedpdf ii. Aboitiz Annual Integrated Report, p.237: Remuneration Policy, available at: https://aboitizpower.com/static-assets/uploads/pdf /2024-aboitiz-integrated-reportfinalpdf The Company's Annual Report contains a statement affirming the Company's full compliance with the Revised Manual and the Company policies. There were no reported non-compliances for 2024. Links/references are as follows: i. Definitive Information Statement (20-IS), pp. 142-154 Part III. Corporate Governance available at: https://aboitizpower.com/static-assets/uploads/media/ ap2024-definitive-information-statement.pdf ii. Annual Report (SEC Form 17-A), p.125: Compliance with Governance Policies, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedp df	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION		
	ADDITIONAL INFORMATION	EXPLANATION
	iii. Aboitiz Annual Integrated Report , pp.182-184, Compliance to Key Governance Policies, available at: https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-reportfinalpdf	
mpliant	The Company's Annual Report discloses that the Board of Directors reviewed and approved the Company's material controls and risk management systems. Links/references are as follows: i. Aboitiz Annual Integrated Report, p.197, Internal Control and Compliance System Attestation, available at: https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-reportfinalpdf ii. Aboitiz Annual Integrated Report, pp.173-177, Corporate Governance Report – Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-reportfinalpdf iii. Annual Report (SEC Form 17-A), pp. 55-63, Major Risk/s Involved in the Business, available at: https://aboitizpower.com/static-assets/uploads/pdf/apsec-form-17-a2024-annual-reportfinalredactedpdf iv. Annual Report (SEC Form 17-A), pp. 122-123, Corporate Governance – Board Audit Committee,	
	MPLIANT/COMPLIANT	iii. Aboitiz Annual Integrated Report, pp.182-184, Compliance to Key Governance Policies, available at: https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-report-finalpdf The Company's Annual Report discloses that the Board of Directors reviewed and approved the Company's material controls and risk management systems. Links/references are as follows: i. Aboitiz Annual Integrated Report, p.197, Internal Control and Compliance System Attestation, available at: https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-report-finalpdf ii. Aboitiz Annual Integrated Report, pp.173-177, Corporate Governance Report – Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-report-finalpdf iii. Annual Report (SEC Form 17-A), pp. 55-63, Major Risk/s Involved in the Business, available at: https://aboitizpower.com/static-assets/uploads/pdf/apsec-form-17-a2024-annual-report-finalredactedpdf iv. Annual Report (SEC Form 17-A), pp. 122-123,

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		 sec-form-17-a2024-annual-reportfinalredactedp df v. Annual Report (SEC Form 17-A), p. 123, Corporate Governance – Board Risk and Reputation Management Committee, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredactedp 	
4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems. Provide link or reference to where this is contained in the Annual Report	Compliant	The Company's 2024 Annual Report, through the Board Audit Committee Report to the Board of Directors, contains a statement on the adequacy of the company's internal controls/risk management systems. See: i. Aboitiz Annual Integrated Report, pp. 193-196, Board Audit Committee Report: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf ii. Aboitiz Annual Integrated Report, p. 197, Internal Control and Compliance System Attestation: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
5. The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Compliant	The Company's Annual Report contains the risks that the Company may encounter or is exposed to, in the businesses that it is involved in, or it intends to enter into. Link/reference is as follows:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
OF ABOITIZ POWER CORPORATION	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Provide link or reference to where these are contained in the Annual Report		i. Annual Report (SEC Form 17-A), pp.55-63: Major Risk/s Involved in the Business, available at: https://aboitizpower.com/static-assets/uploads/pdf/apsec-form-17-a2024-annual-reportfinalredactedpdf ii. Aboitiz Annual Integrated Report, pp.150-154: Risk Management and Managing our Top Risks, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	

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

1.	Audit Committee has a robust process
	for approving and recommending the
	appointment, reappointment,

Recommendation 9.1

appointment, reappointment, removal, and fees of the external auditors.

Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor.

Compliant

The process of approving and recommending the appointment, reappointment, removal and fees of the external auditors is available in the Company's Revised Manual, Internal Audit Charter, and Board Audit Committee Charter. The Audit Committee annually evaluates the independent auditors' professional qualifications, performance, independence and compensation. The evaluation includes a review of the qualifications, performance and independence of the lead partner of the external auditors.

Based on the Audit Committee's assessment, it recommends the re-appointment or replacement of the external auditor to the Board of Directors for endorsement and approval by the stockholders.

Links/references are as follows:

i. Amended Manual on Corporate Governance, pp.27-36, Board Audit Committee, available at:

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION							
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
		https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf					
		ii. Amended Board Audit Committee Charter, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-audit-committee-charter.pdf					
		iii. Aboitiz Annual Integrated Report, pp.193-196, The Board Audit Committee Report to the Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf					
		iv. Definitive Information Statement (20-IS), pp.194-198: The Board Audit Committee Report to the Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf					
2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Compliant	The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board, and ratified by the stockholders. In March 2024, the members of the Board endorsed the re-appointment of Sycip Gorres Velayo & Co. (SGV) as					
Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of the external auditor.		the Company's external auditor for 2024 at a special Board meeting held on March 5, 2024. This information was disclosed to the SEC, PSE, and PDEx on March 5, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-030524-matters-approved-by-the-board-of-directors-on-march-5,-2024.pdf					

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION							
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
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. Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor.	Compliant	Based on the 2024 tabulation of votes from stockholders attending in person, and votes indicated in the proxies, 99.97% of the stockholders approved the resolution to re-appoint SyCip Gorres Velayo & Co. (SGV) as the Company's External Auditors. The breakdown of the votes is as follows: • YES (6,490,937,054 shares/99.97%) • NO (1,908,891 shares/0.03%) • ABSTAIN (0 shares/0.00%) Links/references are as follows: i. ASM Quorum and Summary of Resolutions Approved (Posted April 23, 2024), p.2, available at: https://aboitizpower.com/static-assets/uploads/media/2024-asm-quorum-and-summary-of-resolutions-approved-signedpdf ii. 2024 ASM Minutes, pp. 6 – 7, available at: https://aboitizpower.com/static-assets/uploads/media/ap-minutes-202404222024annual-stockholders'-meetingdraftpdf					
Supplement to Recommendation 9.1 1. Company has a policy of rotating the	Compliant	The Company requires the regular rotation of the lead					
lead audit partner every five years.		audit partner of its external auditor every five years or earlier or as required by law, unless the Audit Committee recommends that the audit firm itself be					
Provide information on or link/reference to a document containing the policy of		changed.					

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
rotating the lead audit partner every five years.	NON-COMPLIANT	The Board of Directors discussed the Audit Committee's recommendation, and after discussion, approved the re-appointment of SGV. The re-appointment of SGV as the Company's external auditor for 2024 was also approved during the 2024 ASM. Ms. Jhoanna Feliza C. Go is the Company's current audit partner, and has served as such starting 2022. The Company complies with the requirements of Section 3(b)(ix) of SRC Rule 68 on the rotation of external auditors or signing partners and the two-year cooling-off period. Links/references are as follows: i. Amended Manual on Corporate Governance - Policy with regard to the External Auditor, pp. 31-34, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Definitive Information Statement (20-IS), pp.31-32, Independent Public Accountant, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf iii. Annual Report (SEC Form 17-A), pp. 31-32, Information on Independent Public Accountant, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf		
Recommendation 9.2				

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION							
	COMPLIANT/ NON-COMPLIANT ADDITIONAL INFORMATION EXPLANATION						
1. Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements. Provide link/reference to the company's Audit Committee Charter	Compliant	Under the Audit Committee Charter, the Audit Committee has the following primary duties: (a) ensure the integrity of the Company's financial reporting processes, including the integrity of financial reports and other financial information provided by the Company to the public, governmental and/or regulatory bodies; (b) ensure the adequacy and effectiveness of the Company's internal control system, governance processes and risk management processes and reviewing the performance on the Company's internal audit function; (c) review the annual independent audit of the Company's financial statements and the external auditors' qualifications and independence; (d) ensure compliance with applicable laws and regulations which may represent material financial exposure to the Company; and (e) provide an avenue of communication among the Company's independent auditors, management, and the internal audit department. See: Amended Board Audit Committee Charter p. 5: Duties and Responsibilities of the Committee, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-audit-committee-charter.pdf					
 Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis. Provide link/reference to the company's Audit Committee Charter 	Compliant	The Committee's responsibility to annually review and monitor the external auditor's suitability and effectiveness is found in the Board Audit Committee Charter. See:					

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		Amended Board Audit Committee Charter, p. 5: Duties and Responsibilities of the Committee – B. Independent External Auditors, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-audit-committee-charter.pdf		
Supplement to Recommendations 9.2				
1. Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions. Provide link/reference to the company's Audit Committee Charter	Compliant	The Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions. The Audit Committee conducts an annual evaluation of the external auditors' professional qualifications, performance, and independence. The committee also ensures that the external auditor complies with International Financial Reporting Standards (IFRS) and the Philippine Standards on Auditing (PSA). Links/references are as follows: i. Amended Manual on Corporate Governance - Policy		
		with regard to the External Auditor, pp. 31-34, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board Audit Committee Charter, p. 5:		
		Duties and Responsibilities of the Committee – B. Independent External Auditors, available at: https://aboitizpower.com/static-assets/uploads/media/		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ ADDITIONAL INFORMATION EXPLANATION NON-COMPLIANT				
		aboitizpower-amended-board-audit-committee-charter. pdf iii. Internal Audit Charter, available at: https://aboitizpower.com/static-assets/uploads/media/ ap-internal-audit-charter amended july-2022-final.pdf			
2. Audit Committee ensures that the external auditor has adequate quality control procedures. Provide link/reference to the company's Audit Committee Charter	Compliant	The Audit Committee ensures that the external auditor has adequate quality control procedures. Links/references are as follows: i. Amended Manual on Corporate Governance - Policy with regard to the External Auditor, pp. 31-34, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board Audit Committee Charter, p. 5: Duties and Responsibilities of the Committee - B. Independent External Auditors, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower.com/static-assets/uploads/media/ap-internal-audit-charter_amended_july-2022-final.pdf			
Recommendation 9.3					
Company discloses the nature of non-audit services performed by its external auditor in the Annual Report	Compliant	The Company discloses in its Annual Report (SEC Form 17-A) and Definitive Information Statement (SEC Form 20-IS) the nature of the non-audit services done by the external auditor together with non-audit fees paid by the Company to SGV, if any.			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFO		EXPLANATION
to deal with the potential conflict of interest. Disclose the nature of non-audit services		For 2024, the Company engagnon-audit/consultancy services		
performed by the external auditor, if any.		AUDIT FEES		
		Audit Fees	₱1,193,500.00	
		Audit-Related Fees – Bond Issuance	₱6,000,000.00	
		Total Audit Fees	₱7,193,500.00	
		NON AUDIT FEES		
		BIR Form 1709 Preparation	₱57,000.00	
		Transfer Pricing Documentation	₱45,000.00	
		Total Non-Audit Fees	₱102,000.00	
		GRAND TOTAL	₱7,295,500.00	
		Links/references are as follows		
		i. Definitive Information State		
		pp.134-135: Information on Inc and Other Related Matters, (A)		
		available at:	External Addit 1 ccs,	
		https://aboitizpower.com/stati	c-assets/uploads/media/	
		ap2024-definitive-information-	-statement.pdf	
		ii. Annual Report (SEC Form 17 Fees and Services, available at:		
		https://aboitizpower.com/stati		
		ap2024-definitive-information-	-statement.pdf	
		iii. Aboitiz Annual Integrated R		
		Board Audit Committee Report	t to the Board of	
		Directors, available at:		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-reportfinalpdf		
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity. Provide link or reference to guidelines or policies on non-audit services	Compliant	Pursuant to the Company's Manual, the Internal Audit Charter, and Audit Committee Charter, the Audit Committee regularly evaluates the external auditors' professional qualifications, performance, compensation, and most importantly its independence. The evaluation includes a review of the qualifications, performance and independence of the lead partner of the external auditors. Links/references are as follows: i. Amended Manual on Corporate Governance - Policy with regard to the External Auditor, pp. 31-34, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board Audit Committee Charter, p. 5: Duties and Responsibilities of the Committee – B. Independent External Auditors, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-audit-committee-charter.pdf iii. Internal Audit Charter, available at: https://aboitizpower.com/static-assets/uploads/media/ap-internal-audit-charter amended july-2022-final.pdf		
Supplement to Recommendation 9.3				

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
	OF ABOITIZ POWER CORPORATION COMPLIANT/ APPLICATION APPLICATION EVEL ANATION				
	NON-COMPLIANT	ADDITIONAL IN	FORMATION	EXPLANATION	
Fees paid for non-audit services do not outweigh the fees paid for audit services. Provide information on audit and non-audit fees paid.	Compliant	In 2024, the Compar non-audit/consultancy service paid an amount that is significated paid for audit services. The following are the fees parties for its audit and non-audit services.			
		AUDIT FEES			
		Audit Fees	₱1,193,500.00		
		Audit-Related Fees – Bond Issuance	₱6,000,000.00		
		Total Audit Fees	₱7,193,500.00		
		NON AUDIT FEES			
		BIR Form 1709 Preparation	₱57,000.00		
		Transfer Pricing Documentation	₱45,000.00		
		Total Non-Audit Fees	₱102,000.00		
		GRAND TOTAL	₱7,295,500.00		
		Links/references are as follow i. Definitive Information Stat			
		Information on Independent . Related Matters, available at:	Accountant and Other		
		https://aboitizpower.com/staap2024-definitive-information			
		ii. Annual Report (SEC Form 1) Fees and Services, available a https://aboitizpower.com/sta ap2024-definitive-information	t: tic-assets/uploads/media/		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		iii. Aboitiz Annual Integrated Report, pp. 193-196, The Board Audit Committee Report to the Board of Directors, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf		
Additional Recommendation to Principle 9				
Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	The Company's external auditor, SGV, is accredited by the SEC under Group A category. 1. The Company's engagement partner in the		
Provide information on company's external auditor, such as:		Company's independent auditor's report is Jhoanna Feliza C. Go 2. SEC Accreditation Number: 114122-SEC (Group A)		
Name of the audit engagement partner; Accreditation number;		SEC Firm Accreditation Number: 001 SEC (Group A 3. Date Accredited: 2021 4. Expiry date of accreditation: 2025		
3. Date Accredited; 4. Expiry date of accreditation; and 5. Name, address, contact number		Audit Partner Accreditation (SEC): Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions		
of the audit firm.		Firm Accreditation (SEC): Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions		
		BIR Accreditation No. 08-001998-71-2020, November 7, 2022, valid until November 6, 2025 PTR No. 10465309, January 2, 2025, Makati City		
		5. Sycip Gorres Velayo & Co. 6760 Ayala Avenue, 1226 Makati City		
		Tel no. (632) 8 891-0307		
		Links/references are as follows:		
		i. Definitive Information Statement (20-IS) pp. 31-32,		
		203: Item 7. Independent Public Accountant,		

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
		Independent Auditor's Report, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf			
		ii. Annual Report (SEC Form 17-A), pp. 93-94: Information on Independent Public Accountant, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf			
 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). Provide information on the following: Date it was subjected to SOAR inspection, if subjected; Name of the Audit firm; and Members of the engagement team inspected by the SEC. 	Compliant	The Company's external auditor, SGV, is subject to SOAR inspection once every three (3) years. SGV's most recent SOAR inspection occurred from August 1 to August 12, 2022 and is within the three-year period. The names of the SGV members inspected were provided to the SEC representatives during the inspection.			
Principle 10: The company should ensure tha	t the material and repor	table non-financial and sustainability issues are disclosed.			
Recommendation 10.1					
1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	Compliant	The Revised Manual and Code of Ethics provide that the Company is committed to strike a balance between economic growth, social development, and environmental stewardship in the conduct of its business. As part of its Sustainability Policy, the Company shall determine focus areas which shall be monitored and reported to its stakeholders.			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
2. Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues. Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues. Provide link to Sustainability Report, if any. Disclose the standards used.	Compliant	The Company followed the Global Reporting Initiative (GRI) and UN SGD Alignment for its Aboitiz Annual Integrated Report which includes specific information about its policies, programs, performance and other non-financial issues. The Company's key performance indicators are aligned with the United Nations Sustainable Development Goals. This indicates our commitment to contribute solutions to poverty reduction, education, climate change, responsible consumption, disaster preparedness, technological innovation, and institutional partnering to achieve these goals. The Company's Aboitiz Annual Integrated Report is prepared in accordance with the GRI Standards: Core Option, and indexed to help the readers locate specific information about the Company's policies, programs, and performance. Links/references are as follows: i. Amended Manual on Corporate Governance, p. 43, Sustainability Policy, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Aboitiz Annual Integrated Report, p. 5, About the Report, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf iii. Company Website: Sustainability at AboitizPower, available at: https://aboitizpower.com/esg-sustainability		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT		LINFORMATION	EXPLANATION	
Principle 11: The company should maintain a lecision-making by investors, stakeholders an	•		hannel for disseminating relevant infor	mation. This channel is crucial for inform	
Recommendation 11.1	d other interested ase.				
briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	Compliant	schedules media and anal and accurate dissemina relevant information to	natter of practice, regularly lysts' briefings to ensure timely tion of public, material and its shareholders and other Company held the Analyst dates:		
		Dates	Coverage		
Disclose and identify the communication channels used by the company (i.e., website, Analyst's briefing, Media briefings (press conferences, Quarterly reporting, Current reporting, etc.). Provide links, if any.		person may participate via available by the Company The materials presented are available for download https://aboitizpower.com	during the analysts' briefings d the Company's website at: /investors/downloads		
		updates the information the Company's website. Links/references are as fo i. Analysts' Briefings –	any maintains and regularly and public disclosures found in llows: /investors/analyst-coverage		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		ii. Media Briefings – https://aboitizpower.com/news		
		iii. Company Website, Disclosures, available at: https://aboitizpower.com/investors/disclosures		
		iv. Recorded Webcast, available in Company Website, Downloads: https://aboitizpower.com/investors/downloads		
Supplemental to Principle 11				
Company has a website disclosing up-to-date information on the following:	Compliant	The Company's corporate website has comprehensive and updated information on the Company's businesses, policies, and management, among other matters.		
Provide link to company website		Copies of the Company's charter documents, governance policies and charters, annual and quarterly financial and operating reports, media and investor briefings and disclosures, and filings made with the SEC, and PSE are made available in the Company's website.		
		Its website include the following:		
		Investor Relations Page: https://aboitizpower.com/investors/disclosures		
		Media Relations Page: https://aboitizpower.com/news		
		Corporate Governance Page: https://aboitizpower.com/corporate-governance/policies-and-protocols		
a. Financial statements/reports (latest quarterly)	Compliant	a. Financial Statements/Reports (annual and quarterly):		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
COMPLIANT, NON-COMPLIA	/ ADDITIONAL INFORMATION	EXPLANATION	
	i. Definitive Information Statement (20-IS), available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf		
	ii. Annual Report (Sec Form 17-A), available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf		
	iii. AP Disclosure re First Quarter 2024 Financial and Operating Results, available at: https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-042524-first-quarter-2024-financial-and-operating-results.pdf		
	iv. AP SEC Form 17-Q (First Quarterly Report 2024), available at: https://aboitizpower.com/static-assets/uploads/media/051524-ap-sec-form-17-q-re-first-quarter-report.pdf		
	v. AP Disclosure re Second Quarter 2024 Financial and Operating Results, available at: https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-072324-second-quarter-2024-financial-and-operating-results.pdf		
	vi. AP SEC Form 17-Q (Second Quarterly Report 2024), available at: https://aboitizpower.com/static-assets/uploads/media/081324-ap-sec-form-17-q-re-second-quarter-report-consolidated.pdf		
	vii. AP Disclosure re Third Quarter 2024 Financial and Operating Results, available at: https://aboitizpower.com/static-assets/uploads/media/		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION COMPLIANT/ **ADDITIONAL INFORMATION EXPLANATION NON-COMPLIANT** ap-17c-disclosure-102424-third-quarter-2024-financialand-operating-results.pdf viii. AP SEC Form 17-Q (Third Quarterly Report 2024), available at: https://aboitizpower.com/static-assets/uploads/media/ 111524-ap-sec-form-17-g-re-third-guarter-report-consol idated.pdf ix. AP Disclosure re Full Year 2024 Financial and Operating Results, available at: https://aboitizpower.com/static-assets/uploads/media/ ap-17c-disclosure-030625-full-year-2024-financial-and-o perating-results.pdf Materials provided in briefings to Compliant Links/references are as follows: analysts and media Analysts Briefings https://aboitizpower.com/investors/downloads Media Briefings - https://aboitizpower.com/news Compliant Links/references are as follows: c. Downloadable annual report i. Aboitiz Annual Integrated Report, available at: https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-report--final-.pdf ii. Annual Report (Sec Form 17-A), available at: https://aboitizpower.com/static-assets/uploads/media/ ap2024-definitive-information-statement.pdf d. Notice of ASM and/or SSM Compliant Links/references are as follows:

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		2024 ASM Main Page – https://aboitizpower.com/investors/annual-stockholder s-meeting Notice and Agenda – https://aboitizpower.com/static-assets/uploads/media/ ap-2024-asmnotice-and-agenda.pdf	
e. Minutes of ASM and/or SSM	Compliant	Links/references are as follows: 2024 ASM Main Page - https://aboitizpower.com/investors/annual-stockholder s-meeting 2024 ASM Minutes - https://aboitizpower.com/static-assets/uploads/media/ ap-minutes-202404222024annual-stockholders'-me etingdraftpdf	
f. Company's Articles of Incorporation and By-Laws	Compliant	Links/references are as follows: Latest Amended Articles of Incorporation — https://aboitizpower.com/static-assets/uploads/media/ aoi-aboitiz-power-corporation-amended-10.01.2020-for -website.pdf Latest Amended By-Laws - https://aboitizpower.com/static-assets/uploads/media/ bl-aboitiz-power-corporation-amended-10012020-for-w ebsite1- redacted.pdf	
Additional Recommendation to Principle 11			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION

	OF ABOITIZ POWER CORPORATION				
		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
1.	Company complies with SEC-prescribed website template.	Compliant	The Company complies with the SEC-prescribed website template.		
			Please see. <u>www.aboitizpower.com</u>		

Internal Control System and Risk Management Framework

Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company should have a strong and effective internal control system and enterprise risk management framework.

Recommendation 12.1

Company has an adequate and	a		
effective internal control system in the conduct of its business.	Compliant	All internal controls procedures and risk management systems are incorporated in the policies of the Board Audit Committee Charter and the Board Risk and Reputation Management Charter, respectively.	
List quality service programs for the internal audit functions. Indicate frequency of review of the internal control system		The Company discloses its internal control procedures and risk management systems through the (i) Risk Management Reportand (ii) the Report of the Internal Audit Heads in the Aboitiz Integrated Annual Report. Regular reports to the Board assess the Company's material controls and risk management systems, key Group risk management developments, and a discussion of Group top risks. Links/references are as follows: i. Definitive Information Statement (20-IS), pp.100-108: Major Risk/s Involved in the Business; p. 199 Internal Control and Compliance System Attestation, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf ii. Annual Report (SEC Form 17-A), pp. 55-63: Major Risk/s Involved in the Business, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		sec-form-17-a2024-annual-reportfinalredactedp	
		iii. Aboitiz Annual Integrated Report, pp.150-153: Risk Management, available at: https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-reportfinalpdf	
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	An integral part of the Company's risk management discipline is a clear understanding of its key risks, the consistent execution of activities to address them and continuous improvement of the Risk Management program.	
Identify international framework used for Enterprise Risk Management Provide information or reference to a		Part of the governance of Risk Management is the regular review of the Risk Management Plans of all its business units. This is being conducted at least twice a	
document containing information on: 1. Company's risk management		year across the Group for Strategic Risks, while for Operational Risks, the Business Units and Corporate Service Units (CSUs) have a more frequent review of	
procedures and processes 2. Key risks the company is currently facing 3. How the company manages the key risks		their risk management plan. Risk management is also integrated into the strategic planning process, wherein risks are also identified for those areas that could have an impact on the strategic objectives set by the Company. The Enterprise Risk Management Team has also started to integrate	
Indicate frequency of review of the enterprise risk management framework.		Environment, Social and Governance (ESG) in the risk assessment process, including enhancement of business continuity plans to make sure climate change related risks are properly mitigated.	
		For a thorough discussion on the Company's top risks and risk management programs and initiatives, see:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		i. Definitive Information Statement (20-IS), pp.100-108: Major Risk/s Involved in the Business; p. 199 Internal Control and Compliance System Attestation, available at: https://aboitizpower.com/static-assets/uploads/media/ ap2024-definitive-information-statement.pdf ii. Annual Report (SEC Form 17-A), pp. 55-63: Major Risk/s Involved in the Business, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap- sec-form-17-a2024-annual-reportfinalredactedp df iii. Aboitiz Annual Integrated Report, pp. 150-153, Risk Management, available at: https://aboitizpower.com/static-assets/uploads/pdf/202 4-aboitiz-integrated-reportfinalpdf iv. Company Website, Enterprise Risk Management, available at: https://aboitizpower.com/corporate-governance/govern ance-practices#enterpriseRiskManagement	
Supplement to Recommendations 12.1			
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.	Compliant	The Company has a comprehensive enterprise-wide compliance program, covering compliance with laws and relevant regulations. The Compliance program is reviewed annually. An integral part of AboitizPower's Enterprise Risk Management (ERM) efforts is to anticipate, understand, and address the risks that the Company may encounter in its business.	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
Provide information on or link/ reference to a document containing the company's compliance program covering compliance with laws and relevant regulations. Indicate frequency of review.		Risk management is integrated in the Company's strategic and operational planning and decision-making processes to support intelligent and informed risk-taking. Through a robust framework, AboitizPower employs a top-down and bottom-up approach to comprehensively identify, assess, and manage risks. AboitizPower's Management Committee sets direction by identifying business critical risks while operating teams also identify and assess the risk areas that may impact the Company's strategic objectives and day-to-day business operations. In addition, the Company develops comprehensive key risk treatment plans to address the drivers of its top risks, as well as emerging risks that may also significantly impact its business and stakeholders. AboitizPower's ERM framework ensures sustainable growth by proactively managing risks through three key pillars: (1) Business Risk & Planning (BRP) for risk identification and mitigation; (2) Business Continuity Management (BCM) for operational resilience; and (3) Risk Finance (RF) for managing insurable risks. Integrated into organizational planning, the framework incorporates Environmental, Social, and Governance (ESG) considerations, business continuity, and risk transfer strategies, continuously strengthening the Company's risk resilience.		
		Risk management planning in AboitizPower is an iterative process that is conducted at least semi-annually for strategic risks. Most of the top or strategic risks that are captured at the corporate or AboitizPower level originated from those identified by the Management Committee and reported by the Corporate Support and Business Units. Business Units review operational risks and implement mitigation		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		measures as part of day-to-day operations. At the end of every review period, strategic and emerging risks are reported to the highest management committee and the Board Risk and Reputation Management Committee.	
		Links/references are as follows:	
		i. Amended Manual on Corporate Governance, p.4, Compliance System – Compliance Officer, available at: https://aboitizpower.com/static-assets/uploads/media/ ap-amended-cg-manual-2022-amendments-final.pdf	
		ii. Amended Board Risk & Reputation Management Committee Charter, available at: https://aboitizpower.com/static-assets/uploads/media/ aboitizpower-amended-board-reputation-and-risk-mana gement-committee-charter.pdf	
		iii. Aboitiz Annual Integrated Report , pp. 150-153: Risks Management available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
		iv. Company Website, Enterprise Risk Mangement, available at: https://aboitizpower.com/corporate-governance/govern ance-practices#enterpriseRiskManagement	
Optional: Recommendation 12.1			
Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to	Compliant	In March 2021, the Company's Board of Directors created the Board Cyber and Information Security Committee. It assists the Board in providing strategic direction and ensuring the establishment of the company's system of governance (processes, policies,	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
ensure that all key risks are identified, managed and reported to the board.		controls and management) on matters relating to information security and cybersecurity.	
Provide information on IT governance process		The activities of the Board Cyber and Information Security Committee is supported by the Office of the Chief Information Security Officer.	
		Links/references are as follows:	
		i. Definitive Information Statement (20-IS) pp.100-108: Major Risk/s Involved in the Business available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
		ii. Annual Report (Sec Form 17-A), pp. 55-63, Major Risk/s Involved in the Business, available at: https://aboitizpower.com/static-assets/uploads/pdf/apsec-form-17-a2024-annual-reportfinalredactedpdf	
		iii. Aboitiz Annual Integrated Report , p.151: Risk Management Risks – Cyber and Information Security Risk, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
		iv. Aboitiz Annual Integrated Report, pp. 173-175: Corporate Governance Report - Board Committees, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
Recommendation 12.2			
Company has in place an independent internal audit function that provides	Compliant	The Company has a well-entrenched independent Internal Audit team, which is overseen by the Board	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
an independent and objective assurance, and consulting services designed to add value and improve the company's operations. Disclose if the internal audit is in-house or outsourced. If outsourced, identify external firm.		through the Board Audit Committee. In 2024, Mr. Juan Pascual C. Cosare, the duly appointed Group Internal Audit Head, headed the Group Internal Audit team. With an independent audit function, the Internal Audit Team provides reasonable assurance that the Company's key organizational and operational controls are adequate, appropriate and complied with. Links/references are as follows: i. Amended Manual on Corporate Governance, p. 34: General Audit Policy, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board Audit Committee Charter - https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-audit-committee-charter.pdf iii. Internal Audit Charter, available at: https://aboitizpower.com/static-assets/uploads/media/ap-internal-audit-charter amended july-2022-final.pdf	
Recommendation 12.3			
Company has a qualified Chief Audit Executive (CAE) appointed by the Board. Identify the company's Chief Audit	Compliant	The Internal Audit Head acts as the equivalent of a Chief Audit Executive which is overseen by the Board through the Board Audit Committee. In 2024, Mr. Juan Pascual C. Cosare was the Company's Internal Audit Head, carrying out this role since November 2022.	
Executive (CAE) and provide information on		The functions of the Chief Audit Executive are found in the following:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION COMPLIANT/ **ADDITIONAL INFORMATION EXPLANATION NON-COMPLIANT** or reference to a document containing his/her responsibilities. i. Amended Manual on Corporate Governance, pp. 27-36: Board Audit Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board Audit Committee Charter https://aboitizpower.com/static-assets/uploads/media/ aboitizpower-amended-board-audit-committee-charter. pdf iii. Internal Audit Charter, available at: https://aboitizpower.com/static-assets/uploads/med ja/ap-internal-audit-charter amended july-2022-final.p iii. Change in Directors and/or Officers dated February 25, 2025,, available at: https://aboitizpower.com/static-assets/uploads/media/ ap-17c-disclosure-022525-aboitizpowers-disclosure-re-c hange-of-chief-audit-executive.pdf 2. CAE oversees and is responsible for The Company's internal audit function is led by the Compliant Chief Audit Executive who is responsible for the internal the internal audit activity of the audit activity of the organization as well as in the organization, including that portion oversight of any audit activity that is outsourced to a that is outsourced to a third party third-party service provider. service provider. With an independent audit function, the Internal Audit Team provides reasonable assurance that the Company's key organizational and operational controls are adequate, appropriate and complied with. Links/references are as follows:

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		i. Amended Manual on Corporate Governance, pp. 27-36, Board Audit Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board Audit Committee Charter -	
		https://aboitizpower.com/static-assets/uploads/media/ aboitizpower-amended-board-audit-committee-charter. pdf	
		iii. Internal Audit Charter, available at: https://aboitizpower.com/static-assets/uploads/med ia/ap-internal-audit-charter_amended_july-2022-final.p df	
3. In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Compliant	The Company does not outsource its internal audit activity.	
Identify qualified independent executive or senior management personnel, if applicable.			
1. Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	In 2024, the Company's risk management function was performed by Mr. Mark Louie L. Gomez – Data Protection Officer and Vice President for Risk and Organizational Performance Management.	
Provide information on company's risk management function.		The Company's Board is committed to establishing a fully functioning enterprise risk management system for the Company and its businesses. The Board oversees	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		the Company's risk management functions through the Board Risk and Reputation Management Committee.	
		Links/references are as follows:	
		i. Amended Manual on Corporate Governance, p. 36, Board Risk and Reputation Management Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ ap-amended-cg-manual-2022-amendments-final.pdf	
		ii. Amended Board Risk and Reputation Committee Charter — https://aboitizpower.com/static-assets/uploads/media/ aboitizpower-amended-board-reputation-and-risk-mana gement-committee-charter.pdf	
Supplement to Recommendation 12.4			
Company seeks external technical support in risk management when such competence is not available internally. Identify source of external technical support, if any.	Compliant	See below the list of technical support tapped by the Company in 2024: 1. For captive insurance	
Recommendation 12.5			
In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is	Compliant	In 2024, Mr. Mark Louie L. Gomez, Data Protection Officer and Vice President for Risk and Organizational Performance Management, led the Company's risk management program. He has relevant years of	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION								
	COMPLIANT/ NON-COMPLIANT ADDITIONAL INFORMATION EXPLANATION							
the ultimate champion of Enterprise Risk Management (ERM).		experience on risk and risk management and has adequate authority, stature, resources and support to fulfill his responsibilities.						
Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background.		i. Amended Manual on Corporate Governance, p. 36-45 Board Risk and Reputation Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Board Risk & Reputation Committee Charter, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-reputation-and-risk-management-committee-charter.pdf iii. Results of the 2024 Organizational Meeting held on April 22, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-042524-results-of-organizational-meeting.pdf						
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	In 2024, Mr. Mark Louie L. Gomez, Data Protection Officer and Vice President for Risk and Organizational Performance Management, led the Company's risk management program and was supported by the Company's Enterprise Risk Management Team which is composed of competent risk managers and compliance specialists. He has adequate authority, stature, and resources to fulfill his responsibilities. Link/reference is as follows:						

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		i. Amended Board Risk & Reputation Committee Charter, available at: https://aboitizpower.com/static-assets/uploads/media/ aboitizpower-amended-board-reputation-and-risk-mana gement-committee-charter.pdf ii. Results of 2024 Organizational Meeting, available at: https://aboitizpower.com/static-assets/uploads/media/ ap-17c-disclosure-042524-results-of-organizational-mee ting.pdf		
Additional Recommendation to Principle 12				
Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	Compliant	For 2024, the Company's current CEO, Mr. Danel C. Aboitiz and the Chief Audit Executive, Mr. Mark Angelou E. Dinglasan have attested in writing, that a generally adequate internal audit control and compliance system is in place and working effectively. See:		
Provide link to CEO and CAE's attestation		i. Definitive Information Statement (20-IS) p.199: Internal Control and Compliance System Attestation, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf ii. Aboitiz Annual Integrated Report, p.197, Internal		
		Control and Compliance System Attestation, available at: https://aboitiz-integrated-reportfinalpdf		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		tably, and also recognize, protect and facilitate the exercise of t	their rights.
1. Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	The rights of the shareholders are disclosed in the Company's Revised Manual. The Revised Manual's mandate is to ensure the free exercise of shareholder rights, regardless of the number of shares they own.	
Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed.		See: Amended Manual on Corporate Governance, pp. 46-48, Shareholder's Benefit, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
 Board ensures that basic shareholder rights are disclosed on the company's website. Provide link to company's website 	Compliant	The rights of the shareholders are disclosed and available in the Company's website, specifically (i) the corporate governance page, and the (ii) downloadable copy of the Company's Revised Manual. See: i. Amended Manual on Corporate Governance, pp. 46-48, Shareholder's Benefit-Investor's Rights and Protection, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Company Website, Corporate Governance Practices - Rights of Shareholders, available at: https://aboitizpower.com/corporate-governance/governance-practices	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION					
	COMPLIANT/ NON-COMPLIANT ADDITIONAL INFORMATION EXPLANATION					
1.	Company's common share has one vote for one share.	Compliant	The Company's Amended By-Laws and Revised Manual mandate that all shareholders, regardless of the amount of their shareholdings, are given the right to participate in company decision-making, pursuant to the one-share one-vote policy of the Company. Links/references are as follows: i. Amended By-Laws – p. 1, Section 5- Vote, available at: https://aboitizpower.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-10012020-for-website1- redacted.pdf ii. Amended Manual on Corporate Governance, p.46, Voting Right, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf			
	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights. ovide information on all classes of shares, cluding their voting rights if any.	Compliant	Through the Company's Amended By-Laws and Revised Manual, the Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights, and transfer rights. Since 2020, the Company has authorized the use of an online voting portal to allow its shareholders to participate remotely and cast their vote in absentia during the Company's ASM to protect and promote the shareholder's right to vote. Links/reference are as follows: i. Amended By-Laws, pp. 1-2, Section 5- Vote, available at:			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-10012020-for-website1redacted.pdf	
		ii. Amended Manual on Corporate Governance, p. 46, Voting Right, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		iii. Definitive Information Statement (20-IS), pp. 7-9: Item 4. Voting Securities and Principal Holders Thereof available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
3. Board has an effective, secure, and efficient voting system. Provide link to voting procedure. Indicate if voting is by poll or show of hands.	Compliant	The Board has an effective, secure, and efficient voting system. To facilitate the Board's decision, matters submitted their approval and the proposed language of the Board resolutions are uploaded to a secured online portal (Diligent Boards) at least five days from the date of the Board meeting. Once uploaded to the online portal, the Directors can review and cast their votes online.	
		The required number of votes to approve a corporate action is are found in the following:	
		i. Amended By-Laws – p. 1, Quorum, available at: https://aboitizpower.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-10012020-for-website1redacted.pdf	
		ii. Amended Board Charter , p. 7, Board Meetings, available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-charter.pdf	
4. Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Compliant	The Company's Revised Manual mandates that all shareholders should be treated equally or without discrimination. The Company abides by the requirements of the Revised Corporation Code regarding the protection of the rights of minority shareholders, including corporate actions requiring supermajority votes (2/3 of outstanding capital stock). To protect and promote the voting right of every shareholder, without discrimination, the Company authorized the use of an online voting portal to allow its shareholders to participate remotely and cast their vote in absentia during the Company's 2024 ASM. Link/reference is as follows: i. Amended By-Laws – p. 1, Quorum, available at: https://aboitizpower.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-10012020-for-website1- redacted.pdf ii. Amended Manual on Corporate Governance, p. 46, Voting Right, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf iii. Definitive Information Statement (20-IS), pp. 7-9: Item 4. Voting Securities and Principal Holders Thereof available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
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. Provide information on how this was allowed by board (i.e., minutes of meeting, board resolution)	Compliant	The Company's Amended By-Laws allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the meeting. At any ASM or special stockholders' meeting, stockholders in attendance are given the opportunity to raise and discuss matters outside of the disclosed Agenda in addition to those already indicated therein. Links/references are as follows: i. Amended By-Laws, p. 1: Section 2. Special Meeting, available at: https://aboitizpower.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-10012020-for-website1redacted.pdf ii. Amended Manual on Corporate Governance, p. 47, Shareholder's Benefit – Right to Information, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf iii. Minutes of the 2024 Annual Stockholders' Meeting, p.10, Other Business and Adjournment, available at: https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-042224-results-of-annual-stockholders-meeting.pdf	
Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	The Revised Manual's mandate is to ensure the free exercise of shareholder rights, regardless of the number of shares they own.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Provide information or link/reference to the policies on treatment of minority		Links/references are as follows:	
shareholders		i. Amended By-Laws – p. 1-2, Vote, available at: https://aboitizpower.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-10012020-for-website1- redacted.pdf	
		ii. Amended Manual on Corporate Governance, p. 46, Voting Right, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
		iii. Definitive Information Statement (20-IS), pp. 7-9: Item 4. Voting Securities and Principal Holders Thereof available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	
Company has a transparent and specific dividend policy.	Compliant	The Company has a clear and transparent dividend policy.	
Provide information on or link/reference to the company's dividend Policy.		This is disclosed in the Operational and Financial Information section of the Annual Report, in the Information Statement and in the Report of the CFO, and disclosures on the Company's website if changes are made.	
Indicate if company declared dividends. If yes, indicate the number of days within which the dividends were paid after declaration. In case the company has offered scrip-dividends, indicate if the company paid the dividends within 60 days from declaration		Since 2013, the Company's dividend policy has been to declare an annual cash dividend payment ratio of 50% of its consolidated net income from the previous fiscal year based on the audited financial statements of the Company, in all cases subject to the approval of the Company's Board of Directors.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	For 2024, the Company declared dividends on March 5, 2024 in the amount of \$\bigsim 2.30\$ per share from the unrestricted retained earnings as of December 31, 2023, to all stockholders of record as of the close of business hours on March 19, 2024, payable on March 26, 2024 or 21 days from Declaration Date. Links/references are as follows: i. 2024 Cash Dividend Disclosure - https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-030524-declaration-of-cash-divide nds.pdf		
	ii. Amended Manual on Corporate Governance, p. 47, Right to Dividends, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		
	iii. Definitive Information Statement (20-IS) p.119: Dividends, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf		
	iv. Annual Report (SEC Form 17-A),p. 119: Right to Receive Dividends, available at: https://aboitizpower.com/static-assets/uploads/pdf/ap-sec-form-17-a2024-annual-reportfinalredacted-pdf		
	v. Aboitiz Annual Integrated Report , p.185: Right to Dividends, available at: https://aboitizpower.com/static-assets/uploads/pdf/2 024-aboitiz-integrated-reportfinalpdf		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		vi. Company Website – Governance Practices – Rights of Shareholders, available at: https://aboitizpower.com/corporate-governance/governance-practices	
Optional: Recommendation 13.1			
1. Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting. Identify the independent party that counted/validated the votes at the ASM, if any.	Compliant	For the 2024 ASM, the Board of Directors of the Company during its March 5, 2024 Special Board meeting appointed the independent accounting firm Luis Cañete & Company as the Independent Board of Election Inspectors to witness and verify the counting of the votes. The method of counting the votes was done in accordance with the general provisions of the Revised Corporation Code by representatives of the Office of the Corporate Secretary, who served as members of the Election Committee. Links/references are as follows: i. Definitive Information Statement (20-IS) pp. 42-43, The Method by which Votes will be Counted, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf ii. Disclosure on the Appointment of the Board of Election Inspectors - https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-030524-matters-approved-by-the-board-of-directors-on-march-5,-2024.pdf	
Recommendation 13.2		outs of directors on march 5, 2024, pur	
Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders'	Compliant	To encourage active shareholder participation in the ASM, the Board ensures that the Notice and Agenda of the ASM are released at least 28 days before the	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Meeting with sufficient and relevant information at least 28 days before the meeting. Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out Indicate whether shareholders' approval of remuneration or any changes therein were included in the agenda of the meeting. Provide link to the Agenda included in the company's Information Statement (SEC Form 20-IS)		meeting. For the 2024 ASM, the Notice of the Meeting, along with the rationale for each agenda item was released through the following: 1. Company Disclosure to the SEC, PSE, and PDEX on March 5, 2024, or 49 days from April 22, 2024; 2. Uploaded to the Company's Website on March 5, 2024, or 49 days from April 22, 2024; and 3. Published in two newspapers of general circulation on March 26 and 27, 2024, or 28 days from April 22, 2024. Links/references are as follows: i. AP Disclosure of the Notice and Agenda of the 2024 ASM https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-030524-notice-and-agenda-of-2024-asm.pdf ii. Definitive Information Statement (20-IS), p.3, Notice and Agenda, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf iii. Company Website, 2024 ASM Page - https://aboitizpower.com/investors/annual-stockholders-meeting	
Supplemental to Recommendation 13.2			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
 Company's Notice of Annual Stockholders' Meeting contains the following information: 	Compliant	The Company's Notice of ASM contains/references the following information:	
,		1. Profiles of directors	
Provide link or reference to the company's notice of Annual Shareholders' Meeting		2. Auditor seeking re-appointment 3. Proxy documents	
a. The profiles of directors (i.e., age, academic qualifications, date of first		Links are as follows:	
appointment, experience, and directorships in other listed		(a) For the profiles of Directors, see:	
companies)		i. Definitive Information Statement (20-IS) pp.10-27:	
		Item 5. Directors and Executive Officers available at: https://aboitizpower.com/static-assets/uploads/media	
		/ap2024-definitive-information-statement.pdf	
b. Auditors seeking appointment/ re-appointment		(b) For the auditor seeking re-appointment, see:	
		i. Definitive Information Statement (20-IS) p. 3:	
		Notice and Agenda; pp. 155-158: Explanation Of	
		Agenda Items Requiring Stockholders' Approval available at:	
		https://aboitizpower.com/static-assets/uploads/media	
		/ap2024-definitive-information-statement.pdf	
		ii. Disclosure on the Notice and Agenda of the 2024	
		ASM, available at:	
		https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-030524-notice-and-agenda-of-202	
		4-asm.pdf	
c. Proxy documents		(c) A copy of a sample proxy was attached to the 2024	
		Definitive Information Statements distributed to the	
		stockholders.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Samples of the proxy documents, i.e. Individual, Corporate, PCD Participant/Broker, are also available at the Company Website at: https://aboitizpower.com/investors/annual-stockholders-meeting	
Optional: Recommendation 13.2			
Company provides rationale for the agenda items for the annual stockholders meeting Provide link or reference to the rationale for the agenda items	Compliant	The Company provides a rationale for each agenda item for the ASM. Each resolution for approval relates to only one agenda item, with a brief rationale or explanation for its inclusion in the ASM. The Company does not include any additional and unannounced agenda item in the ASM. In 2024, the Company posted the Notice and Agenda on its website and disclosed the same with the SEC, PSE, and PDEx on March 5, 2024. The Notice and Agenda were also published in two newspapers of general circulation (online and print) on March 26 and 27, 2024. Links/references are as follows i. 2024 ASM Notice and Agenda available at: https://aboitizpower.com/static-assets/uploads/media/ap-17c-disclosure-030524-notice-and-agenda-of-2024-asm.pdf ii. Definitive Information Statement (20-IS), p.8,	
		Notice and Agenda; pp.155-158: Explanation Of Agenda Items Requiring Stockholders' Approval available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 13.3			
1. Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM.	Compliant	Results of the votes taken during the Annual Stockholders' Meeting, as verified by the board of election inspectors, were immediately flashed to the stockholders after the annual stockholders' meeting adjourned. Copies of the voting tally sheet, as confirmed by the Independent Board of Election Inspectors, are immediately uploaded to the company's website by the next business day. Links/references are as follows: i. 2024 ASM Minutes, posted in the Company's website on April 23, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/ap-minutes-202404222024annual-stockholders'-meetingdraftpdf ii. 2024 ASM Quorum and Summary of Resolutions Approved, posted in the Company's website on April 23, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/2024-asm-quorum-and-summary-of-resolutions-approvedsignedpdf iii. Company Website available at: https://aboitizpower.com/investors/annual-stockholders-meeting	
2. Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	Compliant	The Minutes of the 2024 ASM were uploaded to the Company's website on April 23, 2024, one day after the ASM. Results of the votes taken during the 2024 ASM, as verified by the board of election inspectors, were	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
Provide link to minutes of meeting in the company website.		immediately flashed to the stockholders after the adjournment of the ASM. Copies of the voting tally sheet, as confirmed by the Independent Board of		
Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes.		Election Inspectors, were uploaded to the company's website on the following day.		
Indicate also if the voting on resolutions was by poll.		The stockholders had the opportunity to ask questions.		
Include whether there was opportunity to ask question and the answers given, if any		i. 2024 ASM Minutes, posted in the Company's website on April 23, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/ap-minutes-202404222024annual-stockholders'-meetingdraftpdf ii. 2024 ASM Quorum and Summary of Resolutions Approved, posted in the Company's website on April 23, 2024, available at: https://aboitizpower.com/static-assets/uploads/media/2024-asm-quorum-and-summary-of-resolutions-approvedsignedpdf iii. Company Website — https://aboitizpower.com/investors/annual-stockholders-meeting		
Supplement to Recommendation 13.3				
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	Compliant	The Company's External Auditor attended the 2024 ASM. See:		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Indicate if the external auditor and other relevant individuals were present during the ASM and/or special meeting		2024 ASM Minutes - https://aboitizpower.com/static-assets/uploads/media /ap-minutes-202404222024annual-stockholders'- meetingdraftpdf	
Recommendation 13.4			
Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	Compliant	The Company's Revised Manual authorizes that the Board may adopt the rules and procedures set forth under Republic Act No. 9285, otherwise known as the Alternative Dispute Resolution Act of 2004, as an alternative means to amicably and fairly settle such disputes, conflicts, or differences, in order to ease the	
The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	tedious process of court litigation. See:	
Provide details of the alternative dispute resolution made available to resolve intra-corporate disputes		i. Amended Manual on Corporate Governance, p.7-13 Duties and Functions of the Board, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
Provide link/reference to where it is found in the Manual on Corporate Governance			
Recommendation 13.5			
Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Compliant	The Company's Investor Relations Officer ensures constant engagement with its shareholders. The Company's Governance and Compliance Team also makes itself available to shareholders to address any questions or concerns.	
Disclose the contact details of the officer/office responsible for investor relations, such as: 1. Name of the person 2. Telephone number 3. Fax number 4. E-mail address		In 2024, the Company's Investor Relations Officer was: 1. Name: Jacqui De Jesus 2. Telephone number: (632) 8-886-2702/8-886-2423 3. Fax number: (632) 8-817-3560 4. E-mail address: ap_investor@aboitiz.com	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Links/references are as follows:	
		i. Company Website, available at: https://aboitizpower.com/shareholders-online-request -form	
IRO is present at every shareholder's meeting.	Compliant	In 2024, the Company's Investor Relations Officer, Ms. Jacqui De Jesus, attended and moderated the 2024 ASM.	
Indicate if the IRO was present during the ASM.		See:	
		2024 ASM Minutes - https://aboitizpower.com/static-assets/uploads/media /ap-minutes-202404222024annual-stockholders'- meetingdraftpdf	
Supplemental Recommendations to Principle 1			
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Compliant	The Board of Directors has not instituted any anti-takeover measures. The shares of the Company are available for purchase at the Philippine Stock Exchange at prevailing market prices.	
Provide information on how anti-takeover measures or similar devices were avoided by		See:	
the board, if any.		i. PSE EDGE Website , available at: http://edge.pse.com.ph/companyInformation/form.do ?cmpy_id=609	
Company has at least thirty percent (30%) public float to increase liquidity in the market.	Non-Compliant		The Company's Public Float as of December 31, 2024, was at 17.60%.
Indicate the company's public float.			As of December 31, 2024, the Company has purchased a total of 152,750,000 of its own shares as part of its buy-back program. The

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	NON-CONI LIANI		buy-back program was initiated as an opportunity to repurchase shares as the Company believes that the current share price range does not reflect the intrinsic value of the Company and its future business prospects. This action was an expression of confidence by the Company in the fundamentals of its business and that the program will create further shareholder value. The Company's public ownership level remains above the 10% minimum required by the Electric Power Industry Reform Act or EPIRA law and is compliant with the minimum public float requirements of the Philippine Stock Exchange. The Company regularly monitors its Public Float and is committed to comply with any amendments to Rules on Minimum Public Ownership duly approved by the Exchange. See: Disclosure on Public Ownership Report as of December 31, 2024 - https://aboitizpower.com/static-assets/uplo ads/media/ap-public-ownership-report-as-o f-12312024bir-received1pdf
Optional: Principle 13			1 12312024 Mil received 1 .pui
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	The Company has an Investor Relations Officer who ensures constant engagement with shareholders. In order to engage the Company's shareholders beyond the ASM, the Company also has a dedicated	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION						
COMPLIANT/ NON-COMPLIANT ADDITIONAL INFORMATION EXPLANATION						
Disclose or provide link/reference to policies and practices to encourage shareholders'		officer to respond and address any issues and concerns.				
participation beyond ASM		For shareholder relations concerns, stockholders may contact:				
		Name: Ma. Clarisse S. Osteria Tel: (632) 8886-2600 Email: AP BoardSecretariat@aboitizpower.com				
		In addition, the Company has a dedicated portals to address or accommodate any shareholder request,				
		(i) Shareholder Online Request Portal, available at: https://aboitizpower.com/shareholders-online-request-form				
		(ii) Contact Us page, available at: https://aboitizpower.com/contact-us				
		(iii) AboitizEyes, available at: https://aboitizeyes.aboitiz.com/				
		Lastly, the Company launched its sustainability microsite as an avenue to communicate its ESG initiatives to its various stakeholders. The Company's sustainability microsite is available at: https://aboitizpower.com/esg-sustainability				
Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	On October 1, 2020, the SEC approved the amendments to Article I Sections 4, 5, and 6, of the Company's Amended By-Laws allowing the shareholders to participate remotely and cast their				
Disclose the process and procedure for secure electronic voting in absentia, if any.		votes in absentia at any shareholders' meeting.				

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INCORMATION	EXPLANATION	
	The Company used a secure voting portal for its 2024 ASM.		
	Links/references are as follows:		
	i. Definitive Information Statement (20-IS), pp.178-180, Annex E - Requirements and Procedure for Voting and Participation in the 2024 ASM, available at: https://aboitizpower.com/static-assets/uploads/media/ap2024-definitive-information-statement.pdf		
	ii. Company Website: 2024 ASM, available at: https://aboitizpower.com/investors/annual-stockholde rs-meeting		
	iii. Amended By Laws, pp. 1-2 Article I Sections 4 and 5, available at: https://aboitizpower.com/static-assets/uploads/media/bl-aboitiz-power-corporation-amended-10012020-for-website1-redacted.pdf		
	iv. Requirements and Procedures for Voting and Participation in the 2024 ASM, available at: https://aboitizpower.com/static-assets/uploads/media /aprequirements-and-procedure-for-voting-and-part icipation-in-the-2024-asm.pdf		
Duties to Stakeholders			
Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violation of their rights. Recommendation 14.1			
Board identifies the company's various stakeholders and promotes cooperation Compliant	The Company follows a three-step process to identify, understand, and engage its stakeholders to ensure		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
between them and the company in creating wealth, growth and sustainability. Identify the company's shareholder and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.		that the Company lives by its mission to create long term value for all its stakeholders. Key stakeholders include: (i) team leaders and team members who work toward achieving business strategies; (ii) host communities of the companies and business units; (iii) local government units that support and host the Group's businesses; (iv) regulators of the businesses; (v) the suppliers and contractors who are the Company's partners in growth; and (vi) customers whom the Company serves. Links/references are as follows: i. Amended Manual on Corporate Governance, pp. 45 - 48, Shareholder's Benefit, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Aboitiz Annual Integrated Report, pp. 52-57, Our Value Creation Story available at: https://aboitizpower.com/static-assets/uploads/pdf/2 024-aboitiz-integrated-reportfinalpdf	
Recommendation 14.2			
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. Identify policies and programs for the protection and fair treatment of company's stakeholders	Compliant	The Group's purpose statement, "Guided by our core values, we drive change for a better world by advancing business and communities and creating long term value for our stakeholders", shows the importance that the Aboitiz Group puts in its stakeholders. The Company's business model is anchored on sustainable growth of its businesses with full engagement of their stakeholders.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Links/references are as follows:	
		i. Amended Manual on Corporate Governance, pp. 45-48, Shareholder's Benefit, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Code of Ethics and Business Conduct, p.4, Commitment to our Stakeholders, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf	
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. Provide the contact details (i.e., name of contact person, dedicated phone number or e-mail address, etc.) which stakeholders can use to voice their concerns and/or complaints for possible violation of their rights. Provide information on whistleblowing policy, practices and procedures for stakeholders	Compliant	The Company has a Whistleblowing Policy to support the implementation of the Revised Manual and the Code of Ethics. Through the policy, allegations of violations of the Revised Manual, the Code of Ethics, or of other illegal conduct can be reported through an independent whistleblowing portal. Matters reported through the whistleblowing platform are discussed by the Board ESCG Committee and, if necessary, escalated to the entire Board. Alleged violations of the Revised Manual, the Code of Ethics, or of other illegal conduct can now be reported online through the following link: https://secure.ethicspoint.eu/domain/media/en/gui/109135/index.html The Company's Whistleblowing Policy is available at: https://aboitizpower-whistleblowing-policy.pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Other ways to address shareholder/stakeholder concerns are through the following:	
		i. Company's Whistleblowing Hotline - https://secure.ethicspoint.eu/domain/media/en/gui/1 09135/index.html	
		ii. Contact Us - https://aboitizpower.com/contact-us	
		iii. Shareholder's Online Request Form - https://aboitizpower.com/shareholders-online-request -form	
		iv. Investor Relations - ap_investor@aboitizpower.com	
Supplement to Recommendation 14.3			
Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders are settled in a fair and expeditious manner. Provide information on the alternative dispute resolution system established by the company.	Compliant	The Company's Revised Manual authorized the Board to establish and maintain an alternative dispute resolution system that can amicably settle disputes, conflicts, or differences between the Company and its shareholders, between shareholders. and between the Company and third parties, including the regulatory authorities. To this end, the Company may adopt the rules and procedures set forth under Republic Act No. 9285, otherwise known as the Alternative Dispute Resolution Act of 2004, as an alternative means to amicably and fairly settle such disputes, conflicts, or differences, in order to ease the tedious process of court litigation.	
		See:	
		Amended Manual on Corporate Governance, pp. 7-13 Duties and Functions of the Board, available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf	
Additional Recommendations to Principle 14			
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation. Disclose any requests for exemption by the company and the reason for the request.	Compliant	The Company has not sought any exemption from the application of a law, rule or regulation, especially in connection with corporate governance matters. The Company's commitment to good corporate governance is a necessary component of what constitutes sound strategic business management. See: Code of Ethics and Business Conduct, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.p	
Company respects intellectual property rights. Provide specific instances, if any.	Compliant	The Company's Code of Ethics and Business Conduct mandates every team member to respect the intellectual and other property rights owned by the Group, its customers or stakeholders. Link/reference is as follows: Code of Ethics and Business Conduct – p.6-7, Proprietary and Confidential Information available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION					
COMPLIANT/ ADDITIONAL INFORMATION EXPLANATION					
1. Company discloses its policies and practices that address customers' welfare Identify policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same.	Compliant	The Company's policies on customer welfare are embodied in the Code of Ethics. As part of the guiding principles of the Company's Code, AboitizPower is committed to act in the best interest of clients, suppliers, business partners and the public. Links/references are as follows: i. Code of Ethics and Business Conduct – pp. 4-6, Commitment to our Stakeholders: Dealing with Clients, Suppliers, Business Partners and the Public available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf ii. Company's Whistleblowing Hotline - https://secure.ethicspoint.eu/domain/media/en/gui/1 09135/index.html iii. Contact Us - https://aboitizpower.com/contact-us iv. Whistle-blowing Policy, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-whistleblowing-policy.pdf v. Shareholder's Online Request Form - https://aboitizpower.com/shareholders-online-request-form			
Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	The Aboitiz Group seeks to outperform its competition fairly and honestly through performance. Every director, officer and employee must therefore always keep the best interests of the Company's clients paramount and endeavor to deal fairly with suppliers,			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.		competitors, the public and one another. No one should take unfair advantage of anyone through manipulation, abuse of privileged information, misrepresentation of facts or any other unfair dealing practices.	
		AboitizPower adopted new guidelines to supplement the Codes and prevent and mitigate the risk of dealing or being associated with a business partner involved in fraud, bribery, corruption, or other financial crimes. These guidelines outline the minimum due diligence and monitoring activities to be done on existing and potential business partners of the Company. The Company's Code of Ethics provides guidance on	
		supplier/contractor selection process. The Code is disclosed on the Company's website. See:	
		Code of Ethics and Business Conduct – pp. 4-6, Commitment to our Stakeholders: Dealing with Clients, Suppliers, Business Partners and the Public, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf	

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

Recommendation 15.1

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
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. Provide information on or link/reference to company policies, programs and procedures that encourage employee participation.	Compliant	In 2024, AboitizPower continued to heighten efforts in ensuring talent supply meets talent demand by utilizing strategic workforce planning process. AboitizPower integrated the Strategic and Operational Workforce Planning into the Organizational Planning processes to enable the identification of current and future talent needs. This helped shape the people strategy of AboitizPower to be able to increase workers engagement and remain competitive in the job market reshaped by the COVID-19 pandemic. Links/references are as follows: i. Code of Ethics and Business Conduct — pp. 4-6, Commitment to our Stakeholders: Dealing with Clients, Suppliers, Business Partners and the Public, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf ii. Aboitiz Annual Integrated Report, p. 145, Performance Management; pp. 52-54, Our Value Creation Story, available at:	
		https://aboitizpower.com/static-assets/uploads/pdf/2 024-aboitiz-integrated-reportfinalpdf	
Supplement to Recommendation 15.1			
Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures. Disclose if the company has in place a merit-based performance incentive mechanism such as an employee stock option	Compliant	The Company rewards its team members with annual merit increase and productivity bonuses, depending on the performance of the Company and the individual. The Company offers not only statutory benefits but also additional internal benefit programs to enhance the quality of life of its employees.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
plan (ESOP) or any such scheme that awards and incentivizes employees, at the same time aligns their interests with those of the shareholders.		AboitizPower has a Retirement Fund for its employees, that is in the form of a trust and is being maintained and managed by an independent committee.	
		The Company has a well-developed performance scorecard, which includes financial and non-financial targets, and to which different business groups, business units, departments and individual's annual plans are developed and aligned to. These plans, which are all aligned to support the Company's mission, are presented to management every September and to the Board every fourth quarter of each year. These signed-off plans are then regularly reviewed on all levels. See:	
		Aboitiz Annual Integrated Report, p. 145, Performance Management, available at: https://aboitizpower.com/static-assets/uploads/pdf/2024-aboitiz-integrated-reportfinalpdf	
Company has policies and practices on health, safety and welfare of its employees. Disclose and provide information on policies	Compliant	The Company has a number of policies and programs to address the health, safety and welfare of the employees which are aligned with government mandates.	
and practices on health, safety and welfare of employees. Include statistics and data, if any.		Links/references are as follows:	
		i. Aboitiz Annual Integrated Report, p. 239, Occupational Safety and Health, available at: https://aboitizpower.com/static-assets/uploads/pdf/2 024-aboitiz-integrated-reportfinalpdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		ii. Code of Ethics and Business Conduct, pp. 3-4, Commitment to Each Other: Dealing with Team Members, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf iii. The Company's Programs Related to Occupational Health and Safety are available at: https://aboitizpower.com/sustainability/social iv. Safety, Health, and Environment Management Policy, p. 2, available at: https://aboitizpower.com/static-assets/uploads/media/1ap-shes-grc-005-safety,-health,-&-environment-management-policy.pdf	
3. Company has policies and practices on training and development of its employees. Disclose and provide information on policies and practices on training and development of employees. Include information on any training conducted or attended.	Compliant	The Company's philosophy in talent development is based on the individual needs of the team members based on one's current and foreseeable future roles. To this end, each team member has his/her own Individual Development Plan (IDP) to create clear and actionable steps that help team members work on their personal and career development goals. To support the IDPs of its team members, the Company has a learning program called the Aboitiz Academy which entails a blended learning combination of formal classroom training, on-the-job training coaching and mentoring, and e-learning. The Aboitiz Academy has core programs that are mandatory and should be taken by the team members depending on their level and years of service with the	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Company. In addition to the core programs, the Company also offers elective programs consisting of business, finance and management programs. See:	
		Aboitiz Annual Integrated Report, p. 145, Performance Management, available at: https://aboitizpower.com/static-assets/uploads/pdf/2 024-aboitiz-integrated-reportfinalpdf	
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. Identify or provide link/reference to the company's policies, programs and practices on anti-corruption	Compliant	The Company's policy on anti-bribery and corruption is included in its Code of Ethics. In support of this mandate, AboitizPower adopted new guidelines to combat bribery and corruption. As part of the Group's commitments in the Code of Ethics, all team members are expected to act professionally, faitly, and with integrity in all of their business dealings, and to comply with all applicable laws and regulations, including those against bribery and corruption. Links/references are as follows: i. Code of Ethics and Business Conduct, p. 5, Bribery and Corruption — https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf	
		ii. Aboitiz Annual Integrated Report, — pp. 182-184: Compliance to Key Governance Policies, available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/pdf/2 024-aboitiz-integrated-reportfinalpdf	
		iii. Company Website: Anti-Corruption Policy, available at:	
		https://aboitizpower.com/corporate-governance/policies-and-protocols	
Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture. Identify how the board disseminated the	Compliant	The Company's Code, including its guidelines on anti-bribery and corruption, are disseminated to existing and new Directors, Corporate Officers, and employees through the new hires' orientation, onboarding sessions, and other trainings.	
policy and program to employees across the organization		The Revised Manual on Corporate Governance is supported by various company policies that are regularly reviewed and issued by the Board including the Code of Ethics. AboitizPower ensures that its Code of Ethics is cascaded to new team members as part of their onboarding processes. Team members are also required to review the Code of Ethics and to sign an affirmation that they have read and understood the same. In order to support this annual exercise, an e-learning module on the Group's Code of Ethics was developed and is rolled out every year. Links/references are as follows:	
		i. Code of Ethics and Business Conduct, pp.11-13, Enforcement and Administration of the Code, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-code-of-ethics-and-business-conduct.pdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		ii. Amended Manual on Corporate Governance, p. 44, Communication Process, available at: https://aboitizpower.com/static-assets/uploads/media /ap-amended-cg-manual-2022-amendments-final.pdf iii. Company Website – Key Governance Policies, available at: https://aboitizpower.com/corporate-governance/governance-practices	
Supplement to Recommendation 15.2			
1. Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes. Identify or provide link/reference to the company policy and procedures on penalizing employees involved in corrupt practices. Include any finding of violations of the company policy.	Compliant	The Company's policy on anti-bribery and corruption is found in the Code of Ethics, which also contains the penalties for violations. The Board of Directors approved the Whistleblowing Policy. he dedicated Whistleblowing Portal available is at the Company's website. In 2021, the Company amended its Code of Ethics to strengthen each company's commitment to sustainability principles, and further elaborate the company's commitment to its stakeholders, particularly on anti-bribery and anti-corruption, trade compliance, and anti-money laundering. Related guidelines on anti-corruption, gift, meals, and entertainment, and business partner due diligence were also approved by senior management to operationalize the amendments to the Code of Ethics. In 2022, the Aboitiz Group rolled out a new externally-managed whistleblowing portal that has multiple language capabilities for website intake. It also has a toll-free hotline to encourage team members, team leaders, and third parties to report suspected or an actual violation of the Revised	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	-	Manual, the Code of Ethics, company policies, and other illegal conducts.	
		Links/references are as follows:	
		i. Code of Ethics and Business Conduct, p. 13, Consequences of Violating the Code, available at: https://aboitizpower.com/static-assets/uploads/media /aboitizpower-code-of-ethics-and-business-conduct.p df	
		ii. Aboitiz Annual Integrated Report , pp. 182-184: Compliance to Key Governance Policies, available at: hhttps://aboitizpower.com/static-assets/uploads/pdf/ 2024-aboitiz-integrated-reportfinalpdf	
		iii. Company Website – Key Governance Policies, available at: https://aboitizpower.com/corporate-governance/governance-practices	
		Alleged violations of the Revised Manual, the Code of Ethics, or of other illegal conduct can now be reported online through the following link: https://secure.ethicspoint.eu/domain/media/en/gui/1 09135/index.html	
Recommendation 15.3			
Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	Compliant	The Board of Directors approved the Whistleblowing Policy in 2017, which allows employees to report any concerns about illegal or unethical practices, without fear of retaliation through the Whistleblowing Portal.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees. Indicate if the framework includes procedures to protect the employees from retaliation.		In 2022, the Aboitiz Group rolled out anexternally-managed whistleblowing portal that has multiple language capabilities for website intake. It also has a toll-free hotline to encourage team members, team leaders, and third parties to report suspected or an actual violation of the Revised Manual, the Code of Ethics, company policies, and other illegal conducts.	
Provide contact details to report any illegal or unethical behavior.		To further support the Whistleblowing Policy, the Company and each SBU's compliance teams have developed investigation procedures to assist them in handling reports on suspected or actual violations of the Codes and other company policies, whether received via the whistleblowing platform or through other channels.	
		Alleged violations of the Revised Manual, the Code of Ethics, or of other illegal conduct can now be reported online through the following link: https://secure.ethicspoint.eu/domain/media/en/gui/1 09135/index.html	
		Links/references are as follows:	
		i. Whistleblowing Policy, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-whistleblowing-policy.pdf	
		ii. Whistleblowing Hotline — https://secure.ethicspoint.eu/domain/media/en/gui/1 09135/index.html	
		iii. Aboitiz Annual Integrated Report , pp. 182-184: Compliance Key Company Policies, available at:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		https://aboitizpower.com/static-assets/uploads/pdf/2 024-aboitiz-integrated-reportfinalpdf	
		iv. Please see Annex "B" (Screenshot of Whistleblowing Portal)	
		v. Company Website – Key Governance Policies, available at: https://aboitizpower.com/corporate-governance/governance-practices	
2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	In 2022, the Aboitiz Group rolled out a new externally-managed whistleblowing portal that has multiple language capabilities for website intake. It also has a toll-free hotline to encourage team members, team leaders, and third parties to report suspected or an actual violation of the Revised Manual, the Code of Ethics, company policies, and other illegal conducts.	
		To further support the Whistleblowing Policy, the Company and each SBU's compliance teams have developed investigation procedures to assist them in handling reports on suspected or actual violations of the Codes and other company policies, received via the whistleblowing platform or through other channels.	
		Links/references are as follows:	
		i. Whistleblowing Policy, available at: https://aboitizpower.com/wp-content/uploads/Aboitiz Power-Whistleblowing-Policypdf	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		ii. Whistleblowing Hotline - https://aboitizpower.com/contact-us/whistleblowing/ iii. Please see Annex "B" (Screenshot of Whistleblowing Portal)	
3. Board supervises and ensures the enforcement of the whistleblowing framework. Provide information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing.	Compliant	The Board of Directors, through the ESCG Committee, supervises and ensures the enforcement of the Company's whistleblowing policy and procedures. A summary of the reports received via the whistleblowing portal is part of the regular agenda of the ESCG Committee meetings. The Board of Directors, through the Board Audit Committee also oversees and periodically reviews the whistleblowing procedures in place. Links/references are as follows: i. Amended Manual on Corporate Governance, p. 28, Board Audit Committee - Internal Controls, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Amended Manual on Corporate Governance, p. 22: Board Environmental, Social, and Corporate Governance Committee, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf iii. Whistleblowing Policy, available at: https://aboitizpower.com/wp-content/uploads/Aboitiz Power-Whistleblowing-Policy .pdf	

OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		iv. Whistleblowing Hotline - https://aboitizpower.com/contact-us	
	-	ngs with the communities where it operates. It should ensure portive of its comprehensive and balanced development.	e that its interactions serve its environmer
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 advancement of the society where it operates. Provide information or reference to a document containing information on the company's community involvement and environment-related programs.	Compliant	The Company's commitment to growing the business together with advancement of the society is evident in its purpose – Advancing Business and Communities. The Company is committed to strike a balance between economic growth and social development, and environmental stewardship in the conduct of its business. To this end, the Company has identified its stakeholders in the communities where its businesses operate to implement programs that promote environmental preservation as well as social and economic development. The Aboitiz Group is pursuing concrete projects to fulfill eight out of the 17 United Nations' Sustainable Development Goals, namely: no poverty, zero hunger, good health and well-being, quality education, responsible production & consumption, climate change, life below water, and life on land. In 2022, the Aboitiz Group embarked on its Great Transformation to be the country's first Techglomerate. Part of this aspiration is to become the public's Partner of Choice in modernizing and digitizing communities by doing everything to help tech-up government and institutions for more	

Links/references are as follows:

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	i. Aboitiz Annual Integrated Report, pp. 126-133: Corporate Social Responsibility, available at: https://aboitizpower.com/static-assets/uploads/pdf/2 024-aboitiz-integrated-reportfinalpdf		
	ii. See other projects of the Aboitiz Foundation, Inc. at www.aboitizfoundation.org		
	iii. Amended Manual on Corporate Governance, p. 44, Sustainability Policy, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf		
	iv. Company Website, Sustainability at AboitizPower, available at: https://aboitizpower.com/esg-sustainability		
	v. Company Website, Techglomerate in the Philippines, available at: https://aboitizpower.com/news/category?key=innovation ion&value=Innovation		
Compliant	The Company ensures that its value chain is environmentally friendly and is consistent with promoting sustainable development. The Aboitiz Group is conscious of resources and ensures they can be replenished for future generations. As part of its sustainability approach, the Aboitiz Group continuously minimizes the impact of its businesses to the environment by reducing emissions, proper materials and waste management, and increasing renewable energy capacities.		
	COMPLIANT/ NON-COMPLIANT	COMPLIANT/ NON-COMPLIANT i. Aboitiz Annual Integrated Report, pp. 126-133: Corporate Social Responsibility, available at: https://aboitizpower.com/static-assets/uploads/pdf/2 024-aboitiz-integrated-report-finalpdf ii. See other projects of the Aboitiz Foundation, Inc. at www.aboitizfoundation.org iii. Amended Manual on Corporate Governance, p. 44, Sustainability Policy, available at: https://aboitizpower.com/static-assets/uploads/media /ap-amended-cg-manual-2022-amendments-final.pdf iv. Company Website, Sustainability at AboitizPower, available at: https://aboitizpower.com/esg-sustainability v. Company Website, Techglomerate in the Philippines, available at: https://aboitizpower.com/news/category?key=innovat ion&value=Innovation Compliant The Company ensures that its value chain is environmentally friendly and is consistent with promoting sustainable development. The Aboitiz Group is conscious of resources and ensures they can be replenished for future generations. As part of its sustainability approach, the Aboitiz Group continuously minimizes the impact of its businesses to the environment by reducing emissions, proper materials and waste management, and increasing	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	PLIANT/ DMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Company's key performance indicators are aligned with the United Nations Sustainable Development Goals. This demonstrates the Company's commitment to contribute to the solutions to poverty reduction, education, climate change, responsible consumption, disaster preparedness, technological innovation, and institutional partnering to achieve these goals. Links/references are as follows: i. Amended Manual on Corporate Governance, p. 44, Sustainability Policy, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf ii. Aboitiz Annual Integrated Report, pp. 138-143, Management Approach - Environment, available at: https://aboitizpower.com/static-assets/uploads/pdf/2	
		iii. Amended Board ESCG Charter, p. 2, Duties and Responsibilities of the Committee, available at: https://aboitizpower.com/static-assets/uploads/media/aboitizpower-amended-board-escg-committee-charter.pdf iv. Company Website, Sustainability at Aboitiz and Aboitiz BetterWorld available at: 4.1 https://aboitizpower.com/esg-sustainability 4.2 https://aboitizpower.com/esg-sustainability/environment	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION			
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		v. The Company's Programs Related to the Environment are available at: https://aboitizpower.com/esg-sustainability/environment	
		vi. Safety, Health, and Environment Management Policy, p. 3, available at: https://aboitizpower.com/static-assets/uploads/media /1ap-shes-grc-005-safety,-health,-&-environment-man agement-policy.pdf	
Company exerts effort to interact positively with the communities in which it operates Identify or provide link/reference to policies, programs and practices to interact positively with the communities in which it operates.	Compliant	The Company exerts effort to interact positively with the communities in which it operates. The Aboitiz Group is known for its programs and projects designed to benefit its host communities. It implements sound labor practices in the workforce and operates responsibly in the communities where it is present by engaging in projects that benefit the host community beyond payment of taxes.	
		Aboitiz Foundation Inc. is the corporate foundation of the Aboitiz Group which implements programs on education, enterprise development, environment and health and well-being in communities where Aboitiz companies operate.	
		Moving towards its Great Transformation to a Techglomerate, the Aboitiz Group will harness the opportunities brought forth by new technologies and innovations to further elevate the value, scalability, and sustainability of its CSR program projects.	
		Links/references are as follows:	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT OF ABOITIZ POWER CORPORATION		
COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	i. Aboitiz Annual Integrated Report, pp. 126-133, Corporate Social Responsibility, available at: https://aboitizpower.com/static-assets/uploads/pdf/2 024-aboitiz-integrated-reportfinalpdf ii. See other projects of the Aboitiz Foundation, Inc. at	
	 www.aboitizfoundation.org iii. Amended Manual on Corporate Governance, p. 44, Sustainability Policy, available at: https://aboitizpower.com/static-assets/uploads/media/ap-amended-cg-manual-2022-amendments-final.pdf 	
	iv. Company Website, Sustainability at Aboitiz and Aboitiz BetterWorld, available at:	
	4.1 https://aboitizpower.com/esg-sustainability	
	4.2 https://aboitizpower.com/esg-sustainability/environment	
	4.3 <u>Stakeholder Engagement Policy, available at:</u> https://aboitizpower.com/static-assets/uploads/media/1ap-rep-001-stakeholder-engagement-policy.pdf	

ANNEX "A"

Sample e-mail to the Board of Directors notifying them that the materials for the 2024 Regular Board Meeting have been uploaded to the Boardbooks

FOR INFORMATION: Presentation Materials for Aboitiz Power's Regular Board Meeting on February 27, 2024, 0900H-1200H (PHT) $\,^{\circ}$



Thu, Feb 22, 2024, 9:17 PM

♦ Summarize this email



AboitizPower Board Secretariat

to AP-DIRECTORS

FOR INFORMATION

Dear Members of the Board:

Please be advised that complete presentation materials for the **AboitizPower Regular Board Meeting** on <u>February 27, 2024 (Tuesday), 0900H - 1200H (PHT)</u>, have been uploaded to the Diligent Boards.

You may now sync your books to review the materials and cast your votes.

Thank you.

From the Office of the AboitizPower Corporate Secretary

Frances Katrina C. Arsua



Got feedback for AP Legal? Say it Today, AP! Please click this LINK to access the feedback form.

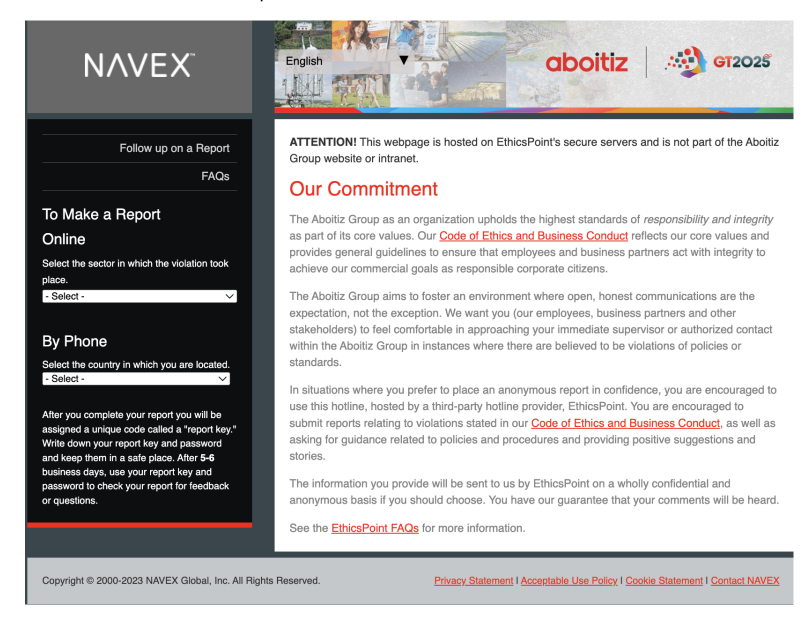


Please consider the environment before printing this email or any of its attachments.



The information contained in this email is intended for use only by the recipient to whom or which this is addressed. Such information may be privileged, confidential, and/or proprietary subject to the Abolitz Group Disclaimer. Moreover, as we value your privacy, we will handle and safeguard any personal data we receive in this email in accordance with our Data Privacy Statement.

ANNEX "B" - SCREENSHOT OF THE WHISTLEBLOWING HOTLINE/PORTAL



Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Taguig on May 27, 2025.

SIGNATURES

Corporate Secretary

	SGD. SABIN M. ABOITIZ Chairman of the Board	SGD. DANEL C. ABOITIZ President and Chief Executive Officer
	Chairman of the Board	Tresident and effet Executive Officer
SGD.	SGD.	SGD.
CESAR G. ROMERO	ERIC RAMON O. RECTO	ESTELA M. PERLAS-BERNABE
Independent Director	Lead Independent Directo	Independent Director
	SGD.	SGD.
	MANUEL ALBERTO R. COLAYCO	MA. CLARISSE S. OSTERIA

Compliance Officer

REPUBLIC OF THE PHILIPPINES)
CITY OF TAGUIG)

SUBSCRIBED AND SWORN before me this May 27, 2025 in Taguig City, Philippines. Affiants who personally appeared the following who were identified by me through their competent evidence of identity:

Name	Government Issued Valid ID	Place and Date of Issuance
SABIN M. ABOITIZ		
DANEL C. ABOITIZ		
CESAR G. ROMERO		
ERIC RAMON O. RECTO		
ESTELA M. PERLAS-BERNABE		
MANUEL ALBERTO R. COLAYCO		
MA. CLARISSE S. OSTERIA		

 Doc No.
 331;

 Page No.
 68;

 Book No.
 IV;

 Series of
 2025



SGD.

ATTY. JORGE PATRICK A. YASAY

Notary Public for Taguig City
Notarial Commission No: 120 (2024-2025)
Until December 31, 2025

NAC Tower, 32nd Street, Bonifacio Global City, Taguig City
Roll No: 69662, Admitted to the Bar 01 June 2017
PTR No: A-6396582, 06 January 2025, Taguig City
IBP No: 482513, 11 December 2024, Manila IV Chapter
MCLE Compliance No: VII-0006843