COVER SHEET

	1 7 0 9 5 7 S.E.C. Registration Number
F I L I N V E S T L A N D ,	I N C .
(Company's Full	Name)
7 9 E D S A , H I G H W A Y	HILLS,
M A N D A L U Y O N G C I T Y	
(Business Address; No. Street Ci	
c/o Atty. Atty. Katrina O. Clemente-Lua	7918-8188
Contact Person	Company Telephone Number
Month Day Fiscal Year Integrated And Governance I A C FORM T Secondary License T	TYPE Month Day Annual Meeting
C F D Dept. Requiring this Doc.	Amended Articles Number / Section
Department and Door	Tamolaca Tam
Total No. of Stockholders	Domestic Foreign
To be accomplished by S	SEC Personnel concerned
File Number	LCU
Document I.D.	Cashier
STAMPS	

Remarks = Pls. use black ink for scanning purposes



SEC FORM – I-ACGR INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended 31 December 2021	
2.	SEC Identification Number <u>170957</u>	3. BIR Tax Identification No. <u>000-533-224-000</u>
4.	Exact name of issuer as specified in its charter $\underline{\mathbf{F}}$	TILINVEST LAND, INC.
5.	National Capital Region 6. (SEC Province, country or other jurisdiction of incorporation or organization	Use Only) Industry Classification Code:
7.	Filinvest Building, 79 EDSA, Highway Hills, Mandaluyong City Address of principal office	1550 Postal Code

8. (02) 7918 8188 Issuer's telephone number, including area code

9. Not Applicable

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

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
		COMPLIANT/ NON- COMPLIANT		INFORMATION		EXPLANATION
			ard's Governance Responsibilition			
	nciple 1: The company should be headed by a co				nd to sustain it	s competitiveness and profitability in a
	nner consistent with its corporate objectives and	the long- term best i	interests of its shareholders and oth	er stakeholders.		
	commendation 1.1					
1.	Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Compliant	The full profiles including profes expertise of the Company's boar on Pages 7 to 9 of the Definitive 20-IS) (hereinafter, the "Informa	d of directors are discu Information Statement	ssed in detail (SEC Form	-
2.	Board has an appropriate mix of competence and expertise.	Compliant	accessible at https://filinvestland.com/sites/de		I_Definitive	-
	Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	Compliant	%20Information%20Statement%	202022 0.pdf		-
_	commendation 1.2					
1.	Board is composed of a majority of non-executive directors.	Compliant	For the year 2021, only three (3) executive roles or functions.	out of nine (9) director	rs perform	-
			Name	Type of Directorship		
			Jonathan T. Gotianun	NED		
			L. Josephine Gotianun-Yap	ED		
			Nelson M. Bona	NED		
			Michael Edward T. Gotianun	ED		
			Francis Nathaniel C.	ED		
			Gotianun			
			Efren C. Gutierrez	NED		
			Ernesto S. De Castro	ID		
			Gemilo J. San Pedro	ID		
			Val Antonio B. Suarez	ID		
			* ED – Executive Director; NEL Independent Director.	O – Non-executive Direc	ctor; ID –	

1. Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	Part V of the Company's Revised Manual on Corporate Governance (the "Revised Manual") requires the Chief Financial Officer ("CFO") to allocate funds for the orientation program as well as the	-
Company has an orientation program for first time directors.	Compliant	annual continuing training workshop for new and current directors. The Company has no first-time directors in 2021.	-
		A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf files/FLI-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf.	
Company has relevant annual continuing training for all directors.	Compliant	The Company's board of directors, together with its key officers and members of senior management, attended the annual corporate governance training conducted by SGV & Co. on 12 November 2021.	-
Recommendation 1.4			
Board has a policy on board diversity.	Compliant	The Company's Revised Manual provides that the Board shall have a balance of EDs and NEDs (including independent non-executives), having a clear division of responsibilities such that no individual or small group of individuals can dominate the Board's decision-making. It further requires the Board's Nomination Committee to ensure that the members of the Board shall be diverse in terms of age, culture, gender and expertise. Moreover, the Company considers it appropriate that the directors are composed of competent, ethical and professional individuals who are knowledgeable, experienced and skillful in diverse fields relevant to the conduct of business. For the year 2021, the Company's Board of Directors consists of one (1) female and eight (8) male members. Please refer to pages 3-4 of the Company's Revised Manual as of May 2017 which is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FLI-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .	
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.			
D 10 45			
Recommendation 1.5 1. Board is assisted by a Corporate Secretary.	Compliant	On 23 April 2021, Atty. Sharon P. Pagaling-Refuerzo was appointed as the Corporate Secretary for the Company. Her professional qualifications are discussed on Page 11 of the Company's Information Statement for the year 2021, accessible at the Company's website through https://www.filinvestland.com/sites/default/files/pdf_files/FLI_Definitive%20Information%20Statement%202021%20.pdf The duties and functions of the Corporate Secretary are discussed in the Company's By-Laws and Part III E of the Revised Manual also accessible at the Company's website through https://www.filinvestland.com/sites/default/files/pdf_files/FLI-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf	-
2. Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	Atty. Refuerzo was not appointed as Compliance Officer or as a member of the Board of Directors. Ms. Ana Venus A. Mejia served	-
3. Corporate Secretary is not a member of the Board of Directors.	Compliant	as the Company's Compliance Officer in 2021. Atty. Maria Victoria Reyes-Beltran was appointed on 18 November 2021 to replace Ms. Mejia as the Company's Compliance Officer. A copy of the Company's 2022 Information Statement is accessible at the Company's website through https://filinvestland.com/sites/default/files/pdf files/FLI Definitive %20Information%20Statement%202022 0.pdf.	-
4. Corporate Secretary attends training/s on corporate governance.	Compliant	Atty. Refuerzo participated in the corporate governance training conducted by SGV & Co. on 12 November 2021.	-
Optional: Recommendation 1.5			
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	Compliant	Taking into consideration the adoption of SEC Memorandum Circular No. 6, Series of 2020, the Corporate Secretary distributes materials to the Board by electronic mail at least five (5) business days before the scheduled meeting.	
D 10 10			
Recommendation 1.6 1. Board is assisted by a Compliance Officer.	Compliant	Ms. Ana Venus A. Mejia acted as the Company's	
2. Compliance Officer has a rank of Senior Vice	Compliant	Compliance Officer for the year 2021. Atty. Maria Victoria -	
President or an equivalent position with		Reyes-Beltran was appointed on 18 November 2021 to	

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adequate stature and authority in the		replace Ms. Mejia as the Company's Compliance Officer.	
corporation.		Their professional qualifications are discussed on Pages 9 to	
3. Compliance Officer is not a member of the	Compliant	10 of the Company's Information Statement, accessible at the	-
board.		Company's website through	
		https://filinvestland.com/sites/default/files/pdf_files/FLI_Defi	
		nitive%20Information%20Statement%202022 0.pdf	
		The duties and functions of the Compliance Officer are	
		further discussed in Part III F of the Company's Revised	
		Manual also accessible at the Company's website	
		https://filinvestland.com/sites/default/files/pdf_files/FLI_Defi	
		nitive%20Information%20Statement%202021%20.pdf	
		Ma Maille and Atter Dance Delton on not month on afthe	
		Ms. Mejia and Atty. Reyes-Beltran are not members of the Board.	
		Board.	
4. Compliance Officer attends training/s on	Compliant	Ms. Mejia and Atty. Reyes-Beltran participated in the	-
corporate governance.		corporate governance training conducted by SGV & Co. on	
		12 November 2021.	
		f the Board as provided under the law, the company's articles and	by-laws, and other legal pronouncements and
guidelines should be clearly made known to all direct			by-laws, and other legal pronouncements and
guidelines should be clearly made known to all direct Recommendation 2.1	ctors as well as to st	tockholders and other stakeholders.	by-laws, and other legal pronouncements and
guidelines should be clearly made known to all direct Recommendation 2.1 1. Directors act on a fully informed basis, in good		tockholders and other stakeholders. The Revised Manual requires the members of the Board to	by-laws, and other legal pronouncements and
guidelines should be clearly made known to all direct Recommendation 2.1 1. Directors act on a fully informed basis, in good faith, with due diligence and care, and in the	ctors as well as to st	The Revised Manual requires the members of the Board to conduct itself with utmost honesty and integrity in the	
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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. Recommendation 2.2 1. Board oversees the development, review and approval of the company's business objectives	Compliant	The Revised Manual requires the members of the Board to conduct itself with utmost honesty and integrity in the discharge of its duties, functions and responsibilities. Please refer to page 4 of the Company's Revised Manual as of May 2017 which is accessible at https://www.filinvestland.com/sites/default/files/pdf files/FL I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf.	
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. Recommendation 2.2 1. Board oversees the development, review and	Compliant	The Revised Manual requires the members of the Board to conduct itself with utmost honesty and integrity in the discharge of its duties, functions and responsibilities. Please refer to page 4 of the Company's Revised Manual as of May 2017 which is accessible at https://www.filinvestland.com/sites/default/files/pdf files/FL I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf.	

implementation of the company's business objectives and strategy.		Board shall also formulate the Corporation's vision, mission, strategic objectives, policies and procedures, annual budgets and business plans, that shall guide its activities, including the means to effectively monitor management's performance. The Company's business objectives and strategies are being evaluated on an annual basis. Please refer to page 4 of the Company's Revised Manual as of May 2017 which is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .	
Supplement to Recommendation 2.2	- I		
Board has a clearly defined and updated vision, mission and core values.	Compliant	The Company's mission, objectives, and shared values are accessible at https://www.filinvestland.com/our-company/mission-vision-and-values . These overarching principles and corporate values are regularly reviewed at such frequency as may be determined by the Board of Directors.	-
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 Company's business strategies are discussed in detail in its Annual Report, which may be accessed at https://filinvestland.com/sites/default/files/pdf_files/FLI_17-A_Annual%20Report%20as%20of%20December%2031%2 C%202021%20%28FINAL%29.pdf Moreover, Part III A (5) of the Revised Manual provides that there shall be organizational and procedural controls supported by an effective management information system and risk management reporting system. For this reason, the Company's Management regularly conducts meetings with key personnel and senior officers overseeing the business operations of various project groups. Various management information systems are also in place to facilitate automated report generation on the current status of various projects.">https://occ.pdf Please refer to page 6 of the Company's Revised Manual	-

		which is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL	
		I-2017-Revised-Manual-on-Corporate-Governance-2017-	
		PSE-PDEX.pdf.	
		-	
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson.	Compliant	The Board is headed by Mr. Jonathan T. Gotianun. He was first elected as a director of Filinvest Land, Inc. on 17 June 1994. His professional qualifications are discussed in further detail on Page 7 of the Company's Information Statement, which is accessible at the Company's website through	-
		https://filinvestland.com/sites/default/files/pdf files/FLI Definitive%20Information%20Statement%202022_0.pdf	
Recommendation 2.4			
Board ensures and adopts an effective succession planning program for directors, key officers and management.	Compliant	Among the internal control responsibilities of the Board under Part III A (5) of the Revised Manual is the review of management succession plan. In this regard, the Board discusses and deliberates on succession plans for the President and Chief Executive Office and top key management positions to ensure continuity and consistency with the Company's strategic plans as well as to accommodate its growth. Please refer to page 6 of the Company's Revised Manual as of May 2017 which is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .	
Board adopts a policy on the retirement for directors and key officers.	Compliant	The Company has a private retirement plan for the benefit of all its regular employees including key officers.	-
Recommendation 2.5			
Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	Part III A (7) of the Revised Manual provides that levels of remuneration shall be sufficient to attract and retain the directors, if any, and officers needed to run the Corporation successfully. A proportion of executive directors'	-
2. Board adopts a policy specifying the relationship between remuneration and performance.	Compliant	remuneration may be structured so as to link rewards to corporate and individual performance.	-

Management the Commons has actablished a Commonsation	
whom shan be an independent director.	
At the last augmizational masting of the Document of Directors	
are independent Directors, including the Chairman.	
The Companyation Committee shall have the following	
directors, if any and officers.	
Additional information on the Compensation Committee may	
C/0202021/020/0201111/112/02/.pui	
Under Article III Section 10 of the Company's By-Laws,	
determined by the Board with the approval of the	
stockholders, unless hereafter reduced or increased with the	
approval of the stockholders. As disclosed on Page 20 of the	
Company's Information Statement and in the 2021 Annual	
Report, except for a per diem of Php50,000.00 being paid to	
	stockholders, unless hereafter reduced or increased with the approval of the stockholders. As disclosed on Page 20 of the Company's Information Statement and in the 2021 Annual

		each non-executive director and independent director for every meeting attended, there are no other arrangements for the payment of compensation or remuneration to the directors in their capacity as such.	
Optional: Recommendation 2.5 1. Board approves the remuneration of senior			
executives.			
2. Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses.			
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	Compliant	Under Part III A (8) of the Revised Manual, the Board shall promulgate the guidelines and criteria for the nomination and disclose the same in the Company's information or proxy	-
Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	statement or such other reports required to be submitted to the Securities and Exchange Commission ("SEC"). The guidelines shall contain the procedure for the acceptance of nominations from all stockholders of the Corporation. In accordance with the Company's Revised Manual which	-
3. Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Compliant	can be accessed in the link below, the Company's Corporate Governance Committee also serves as its Nomination Committee. The functions of the Corporate Governance Committee are discussed in pages 11 to 12 of the Revised	-
4. Board nomination and election policy includes how the board shortlists candidates.	Compliant	Manual. https://www.filinvestland.com/sites/default/files/pdf_files/FL	-
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	I-2017-Revised-Manual-on-Corporate-Governance-2017- PSE-PDEX.pdf The Revised Manual also sets forth the guidelines for nomination and selection of new directors, including their	-
6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	qualifications and disqualifications. The nomination process, which includes the right of minority	-

		shareholders to nominate candidates to the Board, is described in further detail on Pages 12-14 of the Company's Information Statement, which is accessible at the Company's website through https://filinvestland.com/sites/default/files/pdf files/FLI Definitive%20Information%20Statement%202022 0.pdf Immediately upon the approval by the Board of Directors of the date and agenda of the meeting, the Corporate Secretary issues the notice and agenda of the stockholders' meeting, which includes the process and timeline for submission of nominations for the Board. All stockholders, including the minority stockholders, are given ample time to submit their nominations. A copy of the notice of meeting for the 2021 Annual Stockholders' Meeting is attached to the Information Statement and may be accessed at https://filinvestland.com/sites/default/files/pdf files/FLI Definitive%20Information%20Statement%202021%20.pdf	
Optional: Recommendation to 2.6			
 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. 		Vacancies in the Board are filled up by engaging external search firms to allow extensive and independent selection and recruitment process. This is also complemented by in depth vetting process done by the Corporate Governance Committee to ensure competency and independence of the candidate eventually recommended to the Board and shareholders for nomination and approval.	
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.	Compliant	On 20 April 2018, the Board established the Related Party Transaction and Corporate Governance Committee. Subsequently, this was split into separate committees, i.e, Related Party Transaction (RPT) Committee and Corporate Governance Committee. The key functions of the RPT	-
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	Committee include continuous evaluation and monitoring of existing relations among counterparties as well as evaluation of all material RPTs to ensure that these are transacted on an	-
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant	arm's length basis. The Company's RPT Policy may be accessed at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I_Submission%20of%20Related%20Party%20Transaction%	-

		<u>20Policy%20%2810.24.19%29.pdf</u>	
Sundan Daniel dia 27		All RPTs approved pursuant to the RPT Policy are disclosed in the Company's Audited Financial Statements for the year ended 31 December 2021, a copy of which is attached to the Annual Report, which is accessible at https://filinvestland.com/sites/default/files/pdf files/FLI 17-A Annual% 20 Report% 20 as % 20 of % 20 December % 2031% 2 C% 202021% 20% 28 FINAL% 29.pdf.	
Supplement to Recommendations 2.7 1. Board clearly defines the threshold for	Compliant	In light of SEC Memorandum Circular No. 10 Series of	
disclosure and approval of RPTs and categorizes such transactions according to those that are considered <i>de minimis</i> 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.	Comphant	2019, the Board has updated the Company's RPT policy and submitted the same on 24 October 2019. It was posted on its website and can be accessed at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I_submission%20of%20Related%20Party%20Transaction%20Policy%20%2810.24.19%29.pdf .	
Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related-party transactions during shareholders' meetings.	Non-compliant		Pursuant to the Company's RPT Policy, which is in compliance with SEC Memorandum Circular No. 10 Series of 2019, the RPT Committee reviews RPTs which are significant (but are not considered Material RPTs) as may be reasonably determined by Management, and reviews Material RPTs before the same is presented to the Board of Directors for approval. On the other hand, all Material RPTs shall be approved by a majority of the Board, including the unanimous vote of the independent directors. In case that a majority of the independent directors vote is not secured, the Material RPT may be ratified by the vote of the Stockholders representing at least 2/3 of the outstanding capital stock. In view of the foregoing policy of related-party transactions, there is a mechanism to protect the

			interest of all non-related party shareholders.
Recommendation 2.8			
1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	The Company's By-Laws and Part III A (5) of the Revised Manual empower the Board to select and appoint individuals with appropriate ability, integrity, and experience to fill the roles of the CEO, Chief Risk Officer ("CRO"), Chief Compliance Officer ("CCO"), and Chief Audit Executive ("CAE"). The results of the Board's organizational meeting held last 22 April 2022 wherein the Board appointed the CEO, CRO, CCO, CAE and other key corporate officers is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/Result%20of%20Organizational%20Meeting%20%284.23.21%29.pdf . The composition of the Company's senior management team may be accessed at https://www.filinvestland.com/our-	-
2. Board is primarily responsible for assessing the performance of Management led by the CEO and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	company/leadership?group=51 The profiles of the principal officers and members of senior management are disclosed on Pages 7 to 11 of the Company's Information Statement accessible at the Company's website. The Board assesses the performance of management on an annual basis. For a fair assessment of performance, employees, including Management, set 'Objectives and Key Results' (OKRs) at the beginning of each year and are evaluated on at least a yearly basis. For Management, their OKRs and evaluation are based on their duties and responsibilities set forth in the By-Laws and the Company's Revised Manual.	
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	Part III A (3) of the Revised Manual discusses the Board's specific duty to identify key risk areas and key performance indicators and monitor these actors with due diligence. A copy of the Company's Revised Manual is accessible at	-
management.		https://www.filinvestland.com/sites/default/files/pdf files/FL	

I-2017-Revised-Manual-on-Corporate-Governance-2017- PSE-PDEX.pdf. PSE-PDEX.pdf.
Recommendation 2.10 1. Board oversees that an appropriate internal control system is in place. Compliant maintain a sound and effective system of internal control to safeguard stakeholders' investment and the Company's assets for the benefit of all stockholders and other stakeholders. The The internal control system includes a mechanism for monitoring and managing Compliant Company further recognizes that the minimum internal control mechanisms for Management's operational
1. Board oversees that an appropriate internal control system is in place. Compliant Part III D of the Revised Manual states that the Board shall maintain a sound and effective system of internal control to safeguard stakeholders' investment and the Company's assets for the benefit of all stockholders and other stakeholders. The The internal control system includes a mechanism for monitoring and managing Compliant Compliant Compliant Company further recognizes that the minimum internal control mechanisms for Management's operational
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safeguard stakeholders' investment and the Company's assets for the benefit of all stockholders and other stakeholders. The The internal control system includes a mechanism for monitoring and managing Compliant control mechanisms for Management's operational safeguard stakeholders' investment and the Company's assets for the benefit of all stockholders and other stakeholders. The company further recognizes that the minimum internal control mechanisms for Management's operational
for the benefit of all stockholders and other stakeholders. The 2. The internal control system includes a mechanism for monitoring and managing Company further recognizes that the minimum internal control mechanisms for Management's operational
2. The internal control system includes a mechanism for monitoring and managing Compliant control mechanisms for Management's operational
mechanism for monitoring and managing control mechanisms for Management's operational
potential conflict of interest of the responsibility would center on the CEO, being ultimately
Management, members and shareholders. accountable for the Company's organizational and procedural
controls.
A copy of the Company's Revised Manual is accessible at
https://www.filinvestland.com/sites/default/files/pdf_files/FL
I-2017-Revised-Manual-on-Corporate-Governance-2017-
PSE-PDEX.pdf.
The internal control system is defined through the
formulation of Operating Manual Systems ("OMS") for the
various operating sections of the Company. OMS for a
particular section is formulated through the review of the
business processes within the section by a team normally
comprised of the Systems Department, the personnel
operating within the section and representatives from all
other affected units. A draft of the OMS is prepared by the
System Department, who then secures the concurrence of all
team members before submission to the President for final
approval.
A copy of the Company's policy on conflict of interest is
accessible at https://www.filinvestland.com/corporate-
governance/company-policies.
2. Decad assumed the Internal Audit Charter. Countiest Assumed the County of the Count
3. Board approves the Internal Audit Charter. Compliant A copy of the Company's Internal Audit Charter is accessible -
at https://www.filinvestland.com/sites/default/files/pdf_files/Au
dit-Committee-Charter.pdf.
dit-Committee-Charter.pur.
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. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies. 	Compliant	The Board expanded the roles and functions of its Audit Committee to include Risk Management Oversight Committee. Under Part III B (2) of the Revised Manual, the Audit and Risk Management Oversight Committee shall have the following duties and responsibilities, among others: • Develop and oversee the Corporation's risk management program; • Oversee the system of limits to discretionary authority that the Board delegates to the Management, ensure that the system remains effective, that the limits are observed and that immediate corrective actions are taken whenever limits are breached; • Advise the Board on its risk appetite levels and risk tolerance limits; and • Assess the probability of each identified risk becoming a reality and estimates its possible significant financial impact and likelihood of occurrence. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .	
Recommendation 2.12			
Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role. Board Charter serves as a guide to the directors	Compliant Compliant	The roles, responsibilities and accountabilities of the Board of Directors are set forth in the Company's Revised Manual on Corporate Governance, which is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-	-
in the performance of their functions.	1	PSE-PDEX.pdf.	
3. Board Charter is publicly available and posted on the company's website.	Compliant	The respective charters of the Board Committees are accessible at https://www.filinvestland.com/corporate-governance/board-committee-charters .	-
Additional Recommendation to Principle 2	G II		
Board has a clear insider trading policy.	Compliant	The Company's policy on insider trading may be accessed at http://www.filinvestland.com/corporate-governance/company-policies/	-

Optional: Principle 2			
Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.	Compliant	The Company's RPT policy sets out the approval process in related-party transactions, including a policy that all RPTs must be conducted at arms-length basis.	
2. Company discloses the types of decision requiring board of directors' approval.	Compliant	The specific duties and functions of the Board of Directors are set forth in the Company's Revised Manual on Corporate Governance, which is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .	
		Further, the Company complies with existing laws, rules and regulations on the disclosure of material information approved by the Board.	
	vernance concerns	o support the effective performance of the Board's functions, parts, such as nomination and remuneration. The composition, function	
Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Compliant	In 2021, the following board committees were organized: 1. Executive Committee; 2. Audit and Risk Management Oversight Committee; 3. Compensation Committee; 4. Technical Committee; 5. Related-Party Transactions Committee; and 6. Corporate Governance Committee (which includes the functions of the Nominations Committee).	-
Recommendation 3.2			
Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	Compliant	Part III B (2) of the Revised Manual mandates the Board to constitute an Audit and Risk Management Oversight Committee ("ARMOC"). Its duties and key functions are discussed in further detail on Page 12 of the Company's Revised Manual.	-
		Furthermore, the ARMOC Charter provides for its responsibility to assess the integrity and independence of	

		external auditors and exercise effective oversight to review and monitor the external auditor's independence and objectivity and the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements. The Company's ARMOC Charter may be accessed at https://www.filinvestland.com/sites/default/files/pdf_files/Audit-Committee-Charter.pdf
2. Audit Committee is composed of at least three (3) appropriately qualified non-executive directors, the majority of whom, including the Chairman, is independent.	Compliant	The members of the ARMOC are as follows: Name Type of Directorship Gemilo J. San Pedro ID, Chairman
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	Val Antonio B. Suarez ID, Member Jonathan T. Gotianun NED, Member Efren C. Gutierrez NED, Member The full profiles of the above-mentioned directors, including their professional qualifications and technical expertise, are disclosed on Pages 8 to 10 of the Company's Information Statement and in the 2021 Annual Report, both documents are accessible at the Company's website.
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	Mr. Gemilo J. San Pedro, the Chairman of the ARMOC, is not the Chairman of the Board nor of any other committee.
Supplement to Recommendation 3.2 1. Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	Under Part III B (2) of the Revised Manual, the ARMOC shall evaluate and determine non-audit work by external auditor and keep under review the non-audit fees paid to the external auditor both in relation to their significance to the auditor and in relation to the Company's total expenditure on consultancy. Any non-audit work should likewise be disclosed in the Annual Report. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .

Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	The Chairperson of the ARMOC meets with the external audit committee on tax and current financial reporting standards and its possible impact on the Company's financials. The Company's ARMOC Charter may be accessed at https://www.filinvestland.com/sites/default/files/pdf files/Au https://www.filinvestland.com/sites/default/files/pdf fil		
Optional: Recommendation 3.2				
Audit Committee meets at least four (4) times during the year.	Non-Compliant		The Audit and Risk Management Oversight Committee was able to meet only three (3) times in 2021. Please refer to the Company's 2021 Annual Report accessible at https://filinvestland.com/sites/default/files/pdf file https://filinvestland.com/sites/default/files/pdf file <a audit-committee-charter.pdf"="" default="" files="" href="mailto:s/FLI_17-A_Annual%20Report%20as%20of%20December_%20as%20of%20December_%20as%20of%20December_%20as%20as%20as%20as%20as%20as%20as%20as</td></tr><tr><td>Audit Committee approves the appointment and removal of the internal auditor.</td><td>Compliant</td><td>The ARMOC Charter provides that the ARMOC shall recommend the appointment and/or grounds for approval of an Internal Audit Head or Chief Audit Executive or approve the terms and conditions for outsourcing internal audit services. A copy of the ARMOC Charter may be accessed at https://www.filinvestland.com/sites/default/files/pdf_files/Audit-Committee-Charter.pdf	
Recommendation 3.3	Committee of	Det HID (1) of the Decision of the state of Decision of the state of Decision of the state of th		
1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	Compliant	Part III B (1) of the Revised Manual mandates the Board to constitute a Corporate Governance Committee. Its duties and key functions are discussed in further detail on Page 11 of the Company's Revised Manual. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf files/FL I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .		

Corporate Governance Committee is composed of at least three (3) members, all of whom should be independent directors.	Non-compliant	The current composition of the Committee is as follows: Name Val Antonio B. Suarez Gemilo J. San Pedro Ernesto S. De Castro, Jr. Jonathan T. Gotianun	Type of Directorship ID, Chairman ID, Member ID, Member NED, Member	e	The current composition of the Governance Committee is as	
•					Name	Type of
					77.1.4	Directorship
					Val Antonio B. Suarez	ID, Chairman
					Gemilo J. San Pedro Ernesto S. De Castro, Jr.	ID, Member ID, Member
					Jonathan T. Gotianun	NED, Member
2. Chairman of the Cornerate Covernance	Compliant	Atty. Sugrey, the Chairman of	the Comercia Governo		The full profiles of the above including their professional quechnical expertise, are disclosed the Company's Information 2021 Annual Report, both do accessible at the Company's While not all of the members Governance Committee are in its composition meets the minindependent directors including (Atty. Suarez), even while the non-executive director.	ualifications and used on Pages 7 to 9 on Statement and in cuments are website. of the Corporate and independent directors, himum three (3) ong the Chairman
3. Chairman of the Corporate Governance Committee is an independent director.	Compliant	Atty. Suarez, the Chairman of Committee, is an independent		nce	-	
Optional: Recommendation 3.3.						
Corporate Governance Committee meets at least twice during the year.	Compliant	The Corporate Governance Comeetings in 2021.	ommittee conducted two	0 (2)		
Recommendation 3.4						

Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	Compliant	Pursuant to Part III B (2) of the Revised Manual, the Board created the Audit and Risk Management Oversight Committee ("ARMOC"), which also serves as the BROC. Its duties and key functions are discussed in further detail on Page 12 of the Company's Revised Manual. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .	-
2. BROC is composed of at least three (3) members, the majority of whom should be independent directors, including the Chairman.	Compliant	The current composition of the ARMOC (which serves as the BROC) is as follows: Name Type of Directorship	
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	Mr. Gemilo J. San Pedro, the Chairman of the ARMOC (which serves as the BROC), is not the Chairman of the Board nor of any other committee.	
At least one (1) member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	All members of the ARMOC (which serves as the BROC) have relevant knowledge and experience on risk and risk management. The full profiles of the above-mentioned directors, including their professional qualifications and technical expertise, are disclosed in the Company's Information Statement, which is accessible at the Company's website.	-
Recommendation 3.5			
Board establishes a Related Party Transactions ("RPT") Committee, which is tasked with reviewing all material related party	Compliant	As mandated by Part III B (3) of the Revised Manual, the Board constituted an RPT Committee. Its duties and key functions are discussed in further detail on Pages 14 to 15 of	-

transactions of the company. 2. RPT Committee is composed of at least three	Compliant	the Company's Revised Manual. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf files/FL https://www.filinvestland.com/sites/default/files/pdf files/FL I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf . The members of the Related-Party Transaction Committee	_
(3) non-executive directors, two (2) of whom should be independent, including the Chairman.	Compilant	are as follows: Name Type of Directorship	
Recommendation 3.6			
1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Non-Compliant	The charters of the Corporate Governance Committee, RPT Committee, and ARMOC are accessible at https://www.filinvestland.com/corporate-governance/board-committee-charters . Meanwhile, the charter of the two (2) remaining committees (Compensation Committee and Technical Committee) are in	The mandates of the Board Committees are set forth in detail in the Company's Revised Manual on Corporate Governance. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf-files/FLI-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .
2. Committee Charters provide standards for evaluating the performance of the Committees.	Non-Compliant	process.	-
Committee Charters were fully disclosed on the company's website.	Non-Compliant		-
including sufficient time to be familiar with the corpo Recommendation 4.1	oration's business.	ould devote the time and attention necessary to properly and effe	ctively perform their duties and responsibilities,
1. The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance	Compliant	Part III A (6) of the Revised Manual provides that the members of the Board should attend its regular and special meetings in person or through teleconferencing conducted in accordance with the rules and regulations of the SEC. A copy	-

with the rules and regulations of the Commission.		of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf . The attendance of the board members for the meetings held in 2021 is presented on the Company's 2021 Annual Report, which is accessible at the Company's website through https://filinvestland.com/sites/default/files/pdf_files/FLI_17-A_Annual%20Report%20as%20of%20December%2031%2 https://cww.com/cww.com/sites/default/files/pdf_files/FLI_17-A_Annual%20Report%20as%20of%20December%2031%2 https://cww.com/cww.com/cww.com/cww.com/sites/default/files/pdf_files/FLI_17-A_Annual%20Report%20as%20of%20December%2031%2 <a default="" files="" href="https://cww.com/cww.c</th><th></th></tr><tr><td>2. The directors review meeting materials for all Board and Committee meetings.</td><td>Compliant</td><td>Directors are furnished with materials for meetings of the Board and the committees for their review prior to the date of the meeting.</td><td>-</td></tr><tr><td>3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.</td><td>Compliant</td><td>The discussions, clarifications and explanations that take place during board meetings are sufficiently covered by minutes.</td><td>-</td></tr><tr><td>Recommendation 4.2</td><td></td><td></td><td></td></tr><tr><td>1. Non-executive directors concurrently serve in a maximum of five (5) 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.</td><td>Compliant</td><td>Part III A (1) of the Revised Manual provides that the non-executive directors may concurrently serve as director in up to a maximum of five (5) publicly-listed companies. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf files/FL I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf. The disclosures on the directorships of the Company's <td>-</td>	-
		directors in both listed and non-listed companies may be found in the Company's 2021 Annual Report and the Information Statement. Both documents are accessible at the Company's website:	
		https://filinvestland.com/sites/default/files/pdf_files/FLI_17-A_Annual%20Report%20as%20of%20December%2031%2C%202021%20%28FINAL%29.pdf	
		https://filinvestland.com/sites/default/files/pdf_files/FLI_Definitive%20Information%20Statement%202022 0.pdf	

Decommon detion 4.2			
Recommendation 4.3 1. The directors notify the company's board before accepting a directorship in another company.	Compliant	For the year 2021, no member of the Board accepted new directorships in any company outside the group. https://filinvestland.com/sites/default/files/pdf files/FLI 17-	-
Optional: Principle 4		<u>A Annual%20Report%20as%20of%20December%2031%2</u> <u>C%202021%20%28FINAL%29.pdf</u>	
1. Company does not have any executive director	Compliant	The three (3) executive directors of the Company, namely: (i)	
who serves in more than two (2) boards of listed companies outside of the group.	Сотрпан	L. Josephine Gotianun-Yap; (ii) Michael Edward T. Gotianun and (iii) Francis Nathaniel C. Gotianun do not serve in the boards of any listed companies outside of the Filinvest Group. https://filinvestland.com/sites/default/files/pdf files/FLI 17-	
		A Annual%20Report%20as%20of%20December%2031%2 C%202021%20%28FINAL%29.pdf	
2. Company schedules board of directors' meetings before the start of the financial year.	Non-Compliant		The Company sets the meetings of the board of directors at the start of the financial year or as early as January.
3. Board of directors meets at least six (6) times during the year.	Compliant	The Company conducted more than six (6) meetings in 2021.	
4. Company requires a minimum quorum of at least 2/3 for board decisions.	Non-compliant		The Company's By-Laws follows the provision of the Revised Corporation Code of the Philippines which provides that a majority of the number of directors fixed in the Articles of Incorporation shall constitute a quorum for the transaction of business at any meeting (Article III, Section 8 of the By-Laws), except for those matters requiring the vote of more than majority of the Board.
Principle 5: The board should endeavor to exercise a Recommendation 5.1	an objective and inc	dependent judgment on all corporate affairs	
1. The Board has at least three (3) independent	Compliant	During its annual stockholders' meeting held on 23 April	
directors or such number as to constitute one-	2 3	2021, the stockholder of the Company elected three (3)	

third of the board, whichever is higher. Recommendation 5.2		independent directors, namely: (i) Atty. Val Antonio B. Suarez; (ii) Mr. Gemilo J. San Pedro; and (iii) Mr. Ernesto S. De Castro. Atty. Suarez, Mr. San Pedro and Mr. De Castro were reelected as independent directors in the 22 April 2022 Annual Stockholders' Meeting of the Company.	
The independent directors possess all the	Compliant	The full profiles of the three (3) above-named independent	-
qualifications and none of the disqualifications to hold the positions.	•	directors as well as their professional qualifications and technical expertise, are disclosed on Pages 8 to 9 of the Company's Information Statement, which is accessible at the Company's website through https://www.filinvestland.com/sites/default/files/pdf files/FL https://www.files/pdf files/fil	
Supplement to Recommendation 5.2	1		
Company has no shareholder agreements, by- laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant	Part III A of the Revised Manual provides that the Board shall act as an independent check on management. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf	-
Recommendation 5.3			
The independent directors serve for a cumulative term of nine (9) years (reckoned from 2012).	Compliant	Part III A (9) of the Revised Manual provides that ID may serve for a maximum cumulative term of nine (9) years. Atty. Val Antonio B. Suarez was first elected as ID on 08 May 2015. Mr. Ernesto S. De Castro was first elected on 22 April 2019, while Mr. Gemilo J. San Pedro was first elected on 17 July 2019. None of the incumbent IDs have yet to reach the maximum term limit.	-
2. The company bars an independent director from serving in such capacity after the term limit of nine (9) years.	Compliant	Part III A (9) of the Revised Manual states that after the term limit of nine (9) years, the IDs shall be perpetually disqualified from being reelected as an ID in the Company.	-

		A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf	
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.	Compliant	The Board has yet to nominate and elect an ID whose term limit has been exceeded.	-
Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Compliant	Part III A (10) of the Revised Manual provides that the roles of the Chairman and the CEO shall as far as practicable be separate to ensure an appropriate balance of power, increased accountability and greater capacity of the Board for independent decision-making. In compliance with this directive, Mr. Jonathan T. Gotianun serves as the Chairman of the Board, while Mrs. L. Josephine Gotianun-Yap is the President and CEO. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf	-
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	The roles and responsibilities of the Chairman of the Board are discussed in detail on Article IV, Section 2 of the Company's By-Laws and further expounded on Part III A (10) of the Revised Manual. Meanwhile, the roles and responsibilities of the President and CEO are set forth under Article IV, Section 3 of the Company's By-Laws. Both documents are accessible at the Company's website. https://www.filinvestland.com/sites/default/files/pdf_files/FLI-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf https://www.filinvestland.com/our-company/articles-incorporation-by-laws	-
Recommendation 5.5			
1. If the Chairman of the Board is not an	Compliant	Part III A (9) of the Revised Manual provides that in case the	-

independent director, the board designates a lead director among the independent directors.		Chairman of the Board is not independent or the position of Chairman and Chief Executive Officer is held by one person, the Board shall designate a lead director among the independent directors. Atty. Suarez has been designated as the Company's lead independent director. A copy of the relevant disclosure on the appointment of the lead independent director is posted in the Company's website through this link - https://www.filinvestland.com/sites/default/files/pdf_files/Result%20of%20Organizational%20Meeting%20%284.23.21%29.pdf	
Recommendation 5.6			
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant	There has not been any instance for this principle to be invoked. Part III Section B of the Company's Related Party Transactions Policy states that "Directors or Officers with personal interest shall abstain from the discussion and approval of such Material RPT. In case of refusal to abstain, their attendance shall not be counted for purposes of assessing the quorum and their votes shall not be counted for purposes of determining majority approval." A copy of the Related Party Transactions Policy may be accessed at https://www.filinvestland.com/sites/default/files/pdf files/FL L Submission% 200f% 20Related% 20Party% 20Transaction% 20Policy% 20% 2810.24.19% 29.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 director present.	Compliant	The NEDs and/or IDs of the Company meet with the internal audit head, external auditors, and/or compliance officer separately without the presence of EDs on as-needed basis, usually prior to and in preparation for audit committee meetings.	
The meetings are chaired by the lead independent director.	Compliant	Discussions with the external auditor are usually conducted with the ARMOC, also chaired by Atty. Suarez, the Company's lead independent director. His profile can be	-

		found in Page 8 of the Company's Information Statement at	
		https://www.filinvestland.com/sites/default/files/pdf_files/FL	
		I Definitive%20Information%20Statement%202021%20.pdf	
Optional: Principle 5			
1. None of the directors is a former CEO of the	Compliant	The profiles of the directors may be found on Pages 7 to 9 of	
company in the past 2 years.		the Information Statement at	
		https://www.filinvestland.com/sites/default/files/pdf_files/FL	
		I_Definitive%20Information%20Statement%202021%20.pdf	
		n assessment process. The Board should regularly carry out evalu	ations to appraise its performance as a body, and
assess whether it possesses the right mix of background	inds and competend	cies.	
Recommendation 6.1			
1. Board conducts an annual self-assessment of	Non-compliant		The annual board self-assessment shall be
its performance as a whole.			conducted by the Board within the year.
2. The Chairman conducts a self-assessment of	Non-compliant		
his performance.			As provided in Article X of the Company's
_			Revised Manual, in order to measure the
3. The individual members conduct a self-	Non-compliant		performance of the Board of Directors, on an
assessment of their performance.			annual basis, the Board and all Board Committees
1			of the Corporation shall accomplish the Self-
4. Each committee conducts a self-assessment of	Non-compliant		Assessment Sheets. The results shall be
its performance.			consolidated and presented by the Compliance
1			Officer to the Board through the Corporate
			Governance Committee.
			A copy of the Company's Revised Manual as of
			May 2017 is accessible at
			https://www.filinvestland.com/sites/default/files/p
			df files/FLI-2017-Revised-Manual-on-Corporate-
			Governance-2017-PSE-PDEX.pdf
			•
5. Every three (3) years, the assessments are	Non-compliant		The engagement of the services of an external
supported by an external facilitator.			facilitator to support the conduct of the
-			assessments shall be discussed with the Corporate
			Governance Committee.
Recommendation 6.2			

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. The system allows for a feedback mechanism	Non-compliant Compliant	The Company has an Investor Relations Unit tasked to	The Company's Revised Manual provides for the monitoring and assessment of the performance of the board committees as well as the Board. The self-assessment questionnaires for the Board shall be provided to the Board in the next meeting.
from the shareholders.	Сопрпан	handle inquiries and manage relations with analysts, shareholders, investors, and the general public. The name and contact information of the Head of Investor Relations is posted on the Company website.	
Principle 7: Members of the Board are duty-bound to	o apply high ethica	l standards, taking into account the interests of all stakeholders.	
Recommendation 7.1	s uppry ingir conten	included, taking into account the interests of all states of the	
1. Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	Compliant	The Company's Code of Business Conduct and Ethics may be accessed at https://www.filinvestland.com/corporate-governance/code-business-conduct-and-ethics	-
The Code is properly disseminated to the Board, senior management and employees.	Compliant	The Company implements and monitors compliance with the Code of Business Conduct and Ethics through its Human Relations and Administrative Services Department with assistance from the Compliance Officer, Internal Audit, business and support units.	-
3. The Code is disclosed and made available to the public through the company website.	Compliant	The Company's Code of Business Conduct and Ethics may be accessed at https://www.filinvestland.com/corporate-governance/code-business-conduct-and-ethics	-
Supplement to Recommendation 7.1			
Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	The Employee Manual provides that no employee shall accept gifts or lavish entertainment from customers or suppliers either for himself or his family. It further prohibits employees from soliciting or accepting personal benefits such as fees or commissions from any customer of the Company or any individual or organization doing or seeking business with the company. For this reason, bribery, accepting bribes,	-

			rage 28 of 3
		or unofficial solicitation of gifts and loans from customers, contractors and suppliers are considered serious offenses under the company's Code of Discipline.	
Recommendation 7.2			
. Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Compliant	All members of senior management and employees are provided with copies of the Code of Business Conduct and Ethics and internal policies, and are notified if there are any	-
 Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies. 	Compliant	updates or revisions thereto.	-
· · ·		Disclosure and Transparency	
Recommendation 8.1	Compliant	Part VI of the Revised Manual provides that all material	T.
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.	Compilant	information about the Corporation which could adversely affect its viability or the interest of its stockholders and other stakeholders should be publicly and timely disclosed in accordance with the rules and regulations of the SEC and the PSE. Such information shall include, among others, earnings results, acquisition or disposition of significant assets, off balance sheet transactions, related party transactions, and direct and indirect remuneration of members of the Board, Management and key officers, including termination and retirement.	
		In this regard, the Company observes the reportorial requirements set by its regulatory agencies, such as the SEC and the PSE.	

A copy of the Company's Revised Manual as of May 2017 is

https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-

Supplement to Recommendations 8.1

1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions.

Non-compliant

accessible at

PSE-PDEX.pdf

For the year 2021, the Company submitted its financial reports as follows:

	Consolidated financial statements are			Report	Date of Filing	No. of Days
	published within ninety (90) days from the end			First	17 May 2021	47 days
	of the fiscal year, while interim reports are			Quarter		
	published within forty-five (45) days from the			Second	17 August 2021	48 days
	end of the reporting period.			Quarter		
				Third	11 November	42 days
				Quarter	2021	
				brought by the financial repo period. The fi reports were of the Securities	ys and quarantine rese pandemic, some of rts were filed beyond ling of the Company compliant with the de and Exchange Comn extensions declared rts.	the Company's the 45-day 's financial adlines set by nission,
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; crossholdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Compliant	The Company's 2021 Annual Report may be accessed at https://filinvestland.com/sites/default/files/pdf_files/FLI_17-A_Annual%20Report%20as%20of%20December%2031%2 C%202021%20%28FINAL%29.pdf The security ownership of directors, officers and beneficial owners of at least five percent (5%) security interest are likewise disclosed in the Company's Information Statement, accessible at the Company's website: https://filinvestland.com/sites/default/files/pdf_files/FLI_Definitive%20Information%20Statement%202022_0.pdf	-		
Re	commendation 8.2					
1.	Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three (3) business days.	Compliant	Part VI of the Revised Manual requires all directors and officers to report any dealings in the Company's shares within three (3) business days.	-		
2.	Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three (3) business days.	Compliant	In this regard, the Company makes timely disclosures and/or submissions of reportorial requirements to the regulatory agencies, such as the SEC and the PSE. A copy of the Company's Revised Manual as of May 2017 is	-		
			accessible at https://www.filinvestland.com/sites/default/files/pdf files/FL			

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		I-2017-Revised-Manual-on-Corporate-Governance-2017-	
		PSE-PDEX.pdf	
Supplement to Recommendation 8.2	Q 11 .		
Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).	Compliant	The security ownership of directors, officers and beneficial owners of at least five percent (5%) security interest are disclosed in the Company's Information Statement, accessible at the Company's website: https://filinvestland.com/sites/default/files/pdf_files/FLI_Defi nitive% 20Information% 20Statement% 202022_0.pdf The Company's Conglomerate Map may be accessed at https://www.filinvestland.com/our-company/conglomerate-map Also, the Company makes timely disclosures and/or submissions of reportorial requirements, such as the Public Ownership Report, to the regulatory agencies, such as the SEC and the PSE, in case of trading by the Company's directors, officers and controlling shareholders. These disclosures may be accessed in the Disclosures section of the Company website at https://www.filinvestland.com/disclosures.	
Recommendation 8.3			
Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	The full profiles of the Company's board of directors and key executives, including their professional qualifications, technical expertise, membership in other boards, and other executive positions, are discussed in detail on Pages 7-11 of the Information Statement, accessible at the Company's website, through	-
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	https://filinvestland.com/sites/default/files/pdf files/FLI Definitive%20Information%20Statement%202022 0.pdf	-
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.	Compliant	Under Article II Section 10 of the Company's By-Laws, directors shall receive the compensation previously determined by the Board with the approval of the stockholders, unless hereafter reduced or increased with the approval of the stockholders. As disclosed on Page 20 of the	-

 Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same. Company discloses the remuneration on an individual basis, including termination and retirement provisions. 	Compliant	Company's Information Statement and Page 83 of the 2021 Annual Report, except for a per diem of Php50,000.00 being paid to each non-executive director and independent director for every meeting attended, there are no other arrangements for the payment of compensation or remuneration to the directors in their capacity as such. The compensations for the CEO and top four (4) highest compensated officers are likewise reported in the Information Statement and Annual Report. https://filinvestland.com/sites/default/files/pdf files/FLI Definitive%20Information%20Statement%202022_0.pdf https://filinvestland.com/sites/default/files/pdf files/FLI 17-A_Annual%20Report%20as%20of%20December%2031%2 C%202021%20%28FINAL%29.pdf	-
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.	Compliant	The Company's RPT Policy may be accessed at https://www.filinvestland.com/corporate-governance/company-policies	-
Company discloses material or significant RPTs reviewed and approved during the year.	Compliant	Material or significant RPTs are disclosed in the Company's Audited Financial Statements for the year ended 31 December 2021, a copy of which is accessible at https://filinvestland.com/sites/default/files/pdf_files/FLI_17-A_Annual%20Report%20as%20of%20December%2031%2 C%202021%20%28FINAL%29.pdf	-
Supplement to Recommendation 8.5			
Company requires directors to disclose their interests in transactions or any other conflict of interests.	Compliant	Section III(B) of the RPT Policy of the Company requires disclosure by the directors of any conflict of interest. The policy may be accessed at https://www.filinvestland.com/sites/default/files/pdf files/FL I Submission% 20of% 20Related% 20Party% 20Transaction% 20Policy% 20% 2810.24.19% 29_0.pdf.	-
Optional: Recommendation 8.5			
1. Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Compliant	Please refer to pages 55 to 61 of the Company's Audited Financial Statements for the year ended 31 December 2021, a copy of which is attached to the Company's Annual Report	
		<u> </u>	

		and is accessible at	
		https://filinvestland.com/sites/default/files/pdf files/FLI 17-	
		A Annual%20Report%20as%20of%20December%2031%2	
		<u>C%202021%20%28FINAL%29.pdf</u>	
Recommendation 8.6			
1. Company makes a full, fair, accurate and	Compliant	Part VI of the Revised Manual provides that all material	-
timely disclosure to the public of every		information about the Corporation which could adversely	
material fact or event that occurs, particularly		affect its viability or the interest of its stockholders and other	
on the acquisition or disposal of significant		stakeholders should be publicly and timely disclosed in	
assets, which could adversely affect the		accordance with the rules and regulations of the SEC and the	
viability or the interest of its shareholders and		PSE.	
other stakeholders.			
		A copy of the Company's Revised Manual as of May 2017 is	
		accessible at	
		https://www.filinvestland.com/sites/default/files/pdf_files/FL	
		I-2017-Revised-Manual-on-Corporate-Governance-2017-	
		PSE-PDEX.pdf	
2. Board appoints an independent party to	Compliant	The Related Party Transactions Policy of the Company	-
evaluate the fairness of the transaction price on		mandates that, prior to the execution of a material RPT, "the	
the acquisition or disposal of assets.		Board shall appoint an independent party to evaluate the	
		fairness of the terms of the Material RPTs. An external	
		independent party may include, but is not limited to,	
		auditing/accounting firms and third party consultants and	
		appraisers." The Related Party Transactions Policy of the	
		Company may be found at	
		https://www.filinvestland.com/sites/default/files/pdf_files/FL	
		I Submission%20of%20Related%20Party%20Transaction%	1
		20Policy%20%2810.24.19%29.pdf.	
Supplement to Recommendation 8.6	l ~		
1. Company discloses the existence, justification	Compliant	Part VI of the Revised Manual provides that all material	-
and details on shareholder agreements, voting		information about the Corporation which could adversely	
trust agreements, confidentiality agreements,		affect its viability or the interest of its stockholders and other	
and such other agreements that may impact on		stakeholders should be publicly and timely disclosed in	
the control, ownership, and strategic direction		accordance with the rules and regulations of the SEC and the	
of the company.		PSE.	
		A	
		A copy of the Company's Revised Manual as of May 2017 is accessible at	
		https://www.filinvestland.com/sites/default/files/pdf_files/FL_	
		I-2017-Revised-Manual-on-Corporate-Governance-2017-	

		PSE-PDEX.pdf	
Recommendation 8.7			
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance ("MCG").	Compliant	A copy of the Company's Revised Manual as of May 2017 is accessible at https://www.filinvestland.com/sites/default/files/pdf files/FL	-
2. Company's MCG is submitted to the SEC and PSE.	Compliant	I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf.	-
3. 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	The Company duly reports to the SEC and the PSE an updated MCG whenever there are changes in the Company's corporate governance practices.	-
Optional: Principle 8			
Does the company's Annual Report disclose the following information:		The Company's 2021 Annual Report may be accessed at https://filinvestland.com/sites/default/files/pdf_files/FLI_17-A_nual%20Report%20as%20of%20December%2031%2	-
a. Corporate Objectives	Compliant	C%202021%20%28FINAL%29.pdf	-
b. Financial performance indicators	Compliant		-
c. Non-financial performance indicators	Compliant		-
d. Dividend Policy	Compliant		-
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant		-
f. Attendance details of each director in all directors meetings held during the year	Compliant	The total remuneration of each member of the Board of Directors is disclosed in the Company's information	-
g. Total remuneration of each member of the board of directors	Compliant	statement accessible at https://filinvestland.com/sites/default/files/pdf_files/FLI_Definitive%20Information%20Statement%202022_0.pdf	
The Annual Report contains a statement confirming the company's full compliance	Compliant	The Company's 2021 Annual Report may be accessed at	-

with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.		https://filinvestland.com/sites/default/files/pdf_files/FLI_17- A_Annual%20Report%20as%20of%20December%2031%2 C%202021%20%28FINAL%29.pdf	
3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	Compliant		-
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.	Compliant		-
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		-

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.

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	Recommendation 9.1			
	1. Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Compliant	Part III D (2) of the Revised Manual (Page 16) contains information on the process for approving and recommending the appointment, reappointment, removal and fees of the Company's external auditor. A copy of the Company's Revised Manual as of May 2017 is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.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 re-appointment of the Company's independent external auditor was recommended by the Company's Audit and Risk Management Oversight Committee, confirmed by the Board of Directors, and approved by the stockholders during the 2021 Annual Stockholders' Meeting held on 23 April 2021.	-

3. For the 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.	Compliant	A copy of the minutes of the meeting was uploaded to the Company's website which can be accessed at https://filinvestland.com/sites/default/files/pdf files/FLI%20 2021%20ASM%20Minutes%20%2823April2021%29.pdf There has not been any instance for this principle to be invoked.	-
Supplement to Recommendation 9.1			
Company has a policy of rotating the lead audit partner every five (5) years.	Compliant	Part III D of the Revised Manual provides that the external auditor should be rotated or changed every five (5) years or earlier, or the signing partner of the external auditing firm assigned to the Company, should be changed with the same frequency.	-
		Beginning fiscal year 2020 to date, Ms. Wanessa G. Salvador was designated as the external auditor's engagement partner	
		replacing Mr. Michael C. Sabado.	
Recommendation 9.2			
Audit Committee Charter includes the Audit Committee's responsibility on: assessing the integrity and independence of external auditors; exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	Compliant	The Company's ARMOC Charter may be accessed at https://www.filinvestland.com/sites/default/files/pdf_files/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. Supplement to Recommendations 9.2	Compliant		-

https://www.filinvestland.com/sites/default/files/pdf_files/FL_I_Definitive%20Information%20Statement%202021%20.pdf

Ms. Wanessa Salvador is the Company's appointed audit

engagement partner.

Additional Recommendation to Principle 9

Au	attional Recommendation to Principle 9		
1.	Company's external auditor is duly accredited	Compliant	SGV is duly accredited by the SEC under Group A category
	by the SEC under Group A category.		with BOA/PRC Reg. No. 0001, accredited on 25 August
			2021, expiring on 15 April 2024.
			Its address and contact details are as follows:
			6760 Ayala Avenue 1226 Makati City, Philippines
			Tel: (632) 8891 0307
			Fax: (632) 8819 0872

2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	Compliant	SGV & Co. was subjected to SOAR inspection on 12-23 November 2018. The names of the members of the engagement team were provided to the SEC OGA during the SOAR Inspection.	-
Principle 10: The company should ensure that the m	aterial and reporta	able non-financial and sustainability issues are disclosed.	
Recommendation 10.1			
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 Company follows a policy of environmental conservation, in parallel with economic and social efforts, in line with its management strategy. The main focus is to reduce operating expenses through energy conservation and paper recycling. These are discussed in detail in the Company's 2021 Sustainability Report which forms part of the Annual Report	-
2. Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Compliant	accessible at https://filinvestland.com/sites/default/files/pdf files/FLI 17- https://filinvestland.com/sites/default/files/pdf files/FLI 17- A nnual%20Report%20as%20of%20December%2031%2 C%202021%20%28FINAL%29.pdf	-
Principle 11: The company should maintain a comp decision-making by investors, stakeholders and other Recommendation 11.1		t-efficient communication channel for disseminating relevant info	rmation. This channel is crucial for informed
Company has media and analysts' 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	The Company's Investors Relations Unit conducts quarterly analysts' briefings coinciding with the release/disclosure of quarterly financial statements and releases press statements on quarterly performance and major developments in the Company. It also engages in one-on-one meetings, conference calls, site visits, as requested by investors and analysts. The company promptly discloses Notice of Analysts'	-
		Briefing.	
Supplemental to Principle 11		Briefing.	

	1		1
a. Financial statements/reports (latest quarterly)	Compliant		
b. Materials provided in briefings to analysts and media	Compliant		
c. Downloadable annual report	Compliant		
d. Notice of ASM and/or SSM	Compliant		
e. Minutes of ASM and/or SSM	Compliant		
f. Company's Articles of Incorporation and By-Laws	Compliant		
Additional Recommendation to Principle 11			
Company complies with SEC-prescribed website template.	Compliant	Please refer to http://www.filinvestland.com	-
	Interna	Control System and Risk Management Framework	
Principle 12: To ensure integrity, transparency and risk management framework.		in the conduct of its affairs, the company should have a strong an	d effective internal control system and enterprise
Recommendation 12.1			
Company has an adequate and effective internal control system in the conduct of its	Compliant	The Company's enterprise risk management framework may	-
business.		be accessed at http://www.filinvestland.com/corporate-governance/enterprise-risk-management/	
	Compliant	be accessed at http://www.filinvestland.com/corporate-governance/enterprise-risk-management/ The Company's internal control system and enterprise risk management system are being reviewed on an annual basis.	
business.2. Company has an adequate and effective enterprise risk management framework in the	Compliant	governance/enterprise-risk-management/ The Company's internal control system and enterprise risk	

		I-2017-Revised-Manual-on-Corporate-Governance-2017-	
		PSE-PDEX.pdf	
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Optional: Recommendation 12.1	G 11 1	TO 11 1 1 1 1 CATTLE CATTLE	
 Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board. 	Compliant	Daily monitoring and escalation of IT infrastructure performance and information security incidents are in place. The same are discussed in the weekly IT Governance meetings. Updates to the Board are done regularly as well. In addition, the Company is looking at engaging a Managed Security Operations Center (MSOC) provider to augment its information security capability.	
Recommendation 12.2			
1. Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	Compliant	The Company has an independent Internal Audit Department.	-
Recommendation 12.3			
Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	Mr. Edgardo C. Raymundo was appointed by the Board as the Company's CAE and head of the Internal Audit. The results of the Board's organizational meeting held last 22 April 2022 wherein the Board appointed the CAE is accessible at https://filinvestland.com/sites/default/files/pdf files/FLI Res https://files/pdf files/FLI Res <a "="" board-committee-charters="" board-committees="" corporate-governance="" href="https://files</td><td>-</td></tr><tr><td>2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.</td><td>Compliant</td><td>A copy of the Company's Internal Audit Charter is accessible at http://www.filinvestland.com/corporate-governance/board-committees/board-committee-charters/ .	-
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.	Not Applicable		The recommendation does not apply as the Company has appointed a Chief Audit Executive and has an Internal Audit Head.
Recommendation 12.4			

1.	Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	The Company's Board created the ARMOC which is primarily responsible for developing and overseeing the Company's risk management program. The Company's ARMOC Charter may be accessed at https://www.filinvestland.com/sites/default/files/pdf files/Au <a default="" files="" href="https://www.filin</th><th>-</th></tr><tr><td>1.</td><td>Company seeks external technical support in risk management when such competence is not available internally.</td><td>Compliant</td><td>The Company engages third-party consultants for risk appraisals and insurance advisory services.</td><td>-</td></tr><tr><td>Rec</td><td>ommendation 12.5</td><td></td><td></td><td></td></tr><tr><td>1.</td><td>In managing the company's Risk Management
System, the company has a Chief Risk Officer
(CRO), who is the ultimate champion of
Enterprise Risk Management (ERM).</td><td>Compliant</td><td>On 23 April 2021, Ms. Harriet C. Ducepec was appointed as the Company's CRO. The results of the Board's organizational meeting wherein the Board appointed the CRO is accessible at</td><td>-</td></tr><tr><td>2.</td><td>CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.</td><td>Compliant</td><td>https://www.filinvestland.com/sites/default/files/pdf_files/Result%20of%20Organizational%20Meeting%20%284.23.21%29.pdf</td><td>-</td></tr><tr><td></td><td>litional Recommendation to Principle 12</td><td></td><td></td><td></td></tr><tr><td>1.</td><td>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.</td><td>Non-compliant</td><td></td><td>The Company has substantially adopted all the provisions of its Revised Manual.</td></tr><tr><td></td><td></td><td></td><td>rating a Synergic Relationship with Shareholders</td><td></td></tr><tr><td></td><td></td><td>lers fairly and equi</td><td>tably, and also recognize, protect and facilitate the exercise of the</td><td>eir rights.</td></tr><tr><td></td><td>ommendation 13.1</td><td></td><td></td><td></td></tr><tr><td></td><td>Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.</td><td>Compliant</td><td>The shareholders' rights are disclosed on Page 20 of the Revised Manual. A copy of the Company's Revised Manual as of May 2017 is accessible at https://www.filinvestland.com/sites/default/files/pdf files/FL https://www.filinvestland.com/sites/default/files/pdf files/files/files/files/files/files/files/files/files/files/files/files/files <td>-</td>	-
	Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	A copy of the Revised Manual may be accessed at https://www.filinvestland.com/sites/default/files/pdf files/FL I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .	-
Sup	plement to Recommendation 13.1			

-		G 11		
1.	Company's common share has one vote for	Compliant	The Company's Amended Articles of Incorporation provides that each common share shall be entitled to one vote.	-
2.	one share. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	that each common share shall be entitled to one vote. The Company issued two (2) classes of shares: (i) common shares with a par value of One Peso (Php1.00) each and (ii) voting, cumulative, and non-redeemable preferred shares with a par value of One Centavo (Php0.01) each. The preferred shares shall have preference over the common shares in case of liquidation or dissolution of the Company. On the other hand, there is only one (1) class of common share with equal rights.	-
3.	Board has an effective, secure, and efficient voting system.	Compliant	The voting procedures are set in the notice of the Annual Stockholders' Meeting, which are distributed to the stockholders. The details of the voting system are disclosed in page 42 of its full-color Annual Report which is accessible at https://filinvestland.com/investor-relations/annual-report-presentations	-
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 ensures the protection of minority shareholders. Part VII of the Revised Manual lays down the rights of minority shareholders. A copy of the Company's Revised Manual as of May 2017 is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .	
5.	Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Compliant	Article II Section 2 of the Company's By-Laws allows for the holding of a special meeting of stockholders' upon the written request of stockholders representing a majority of the outstanding capital stock. A copy of the latest Amended By-Laws may be accessed at https://www.filinvestland.com/our-company/articles-incorporation-by-laws Stockholders also have the right to propose items for the agenda of shareholders' meeting, as provided under the Revised Corporation Code and SEC Memorandum Circular No. 14, series of 2020.	-

6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	Part VII of the Revised Manual lays down the rights of minority shareholders. A copy of the Revised Manual may be accessed at https://www.filinvestland.com/sites/default/files/pdf files/FL I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf .	-
7. Company has a transparent and specific dividend policy.	Compliant	The Company's 2021 Annual Report provides a discussion on the dividend policy and payment schedule of the dividends declared for the year 2021. A copy of the Annual Report may be accessed at https://filinvestland.com/sites/default/files/pdf_files/FLI_17-A_Annual%20Report%20as%20of%20December%2031%2 C%202021%20%28FINAL%29.pdf	-
Optional: Recommendation 13.1	_		
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Compliant	In the last stockholders' meeting, the company's stock transfer agent, STSI was asked to validated the votes as tabulated by the Office of the Corporate Secretary.	
Recommendation 13.2			
1. Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least twenty-eight (28) days before the meeting.	Non-compliant		The notice and agenda for the 2021 Annual Stockholders' Meeting held on 23 April 2021 were disclosed through PSE Edge on 21 February 2021, while the Information Statement was disclosed through PSE Edge on 31 March 2021. The notice and agenda were sent in accordance with the PSE Rules and the Securities Regulation Code.
Supplemental to Recommendation 13.2			
Company's Notice of Annual Stockholders' Meeting contains the following information:		Notice and agenda of the Annual Shareholders' Meeting for the year 2021 may be accessed at https://filinvestland.com/sites/default/files/pdf files/FLI Definitive% 20Information% 20Statement% 202021% 20.pdf	-
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	The profiles of directors elected during the 2021 Annual Shareholders' Meeting are disclosed in the Information Statement. A copy of the 2021 Definitive Information Statement may be accessed at	-

		https://filinvestland.com/sites/default/files/pdf_files/FLI_Defi	
		nitive%20Information%20Statement%202021%20.pdf	
h Auditana analina annainteant/ea	Compliant	National and a fals Association of the first factor of the	
b. Auditors seeking appointment/re-	Compliant	Notice and agenda of the Annual Shareholders' Meeting for the year 2021 is attached to the 2021 Definitive Information	-
appointment		Statement. A copy of the 2021 Definitive Information	
		Statement may be accessed at	
		https://filinvestland.com/sites/default/files/pdf_files/FLI_Defi	
		nitive%20Information%20Statement%202021%20.pdf	
		interve/020thformulation/0200attenfont/0202021/020.pdf	
c. Proxy documents	Compliant	The notice of meeting states that the Company is not	-
•	-	soliciting proxies.	
Optional: Recommendation 13.2			
1. Company provides rationale for the agenda	Compliant	The agenda items were discussed in detail on pages 28 to 30	-
items for the annual stockholders meeting		of the Information Statement which may be accessed at	
		https://filinvestland.com/sites/default/files/pdf files/FLI Defi	
		nitive%20Information%20Statement%202021%20.pdf	
Recommendation 13.3			
	Compliant	Results of the votes taken during the 2021 Annual	
Board encourages active shareholder participation by making the result of the votes	Compliant	Shareholders' Meeting were incorporated in the minutes of	-
taken during the most recent Annual or Special		the meeting,	
Shareholders' Meeting publicly available the		https://filinvestland.com/sites/default/files/pdf files/FLI%20	
next working day.		2021%20ASM%20Minutes%20%2823April2021%29.pdf	
nom woming day.		======================================	
2. Minutes of the Annual and Special	Compliant	A copy of the minutes of the 2021 Annual Shareholders'	-
Shareholders' Meetings were available on the		Meeting, indicating the voting results for all agenda items,	
company website within five (5) business days		including the approving, dissenting and abstaining votes, may	
from the end of the meeting.		be accessed at	
		https://filinvestland.com/sites/default/files/pdf_files/FLI%20	
		2021%20ASM%20Minutes%20%2823April2021%29.pdf	
Supplement to Recommendation 13.3	G 1:	W W GI I GGW P I G	
1. Board ensures the attendance of the external	Compliant	Ms. Wanessa Salvador, SGV's Partner-in-Charge, together	-
auditor and other relevant individuals to		with her audit team, was present to answer shareholders	
answer shareholders questions during the ASM and SSM.		questions during the 2021 ASM of the Company. https://filinvestland.com/sites/default/files/pdf_files/FLI%20	
and SSIVI.		2021%20ASM%20Minutes%20%2823April2021%29.pdf	
		2021/020A5W1/020WIIIuucs/020702625ApH12021/029.pdf	
		Likewise, some of the senior management of the Company	
		attended the ASM.	

December Jetter 12.4				
Recommendation 13.4	G 1: 4	D ANT CA D : 1M 1 :1 d d'd d 1 c		
1. Board makes available, at the option of a	Compliant	Part VII of the Revised Manual provides that it is the duty of	-	
shareholder, an alternative dispute mechanism		the directors to promote shareholder rights, remove		
to resolve intra-corporate disputes in an		impediments to the exercise of shareholders' rights and allow		
amicable and effective manner.		possibilities to seek redress for violation of their rights.		
2. The alternative dispute mechanism is included	Compliant	The Company encourages and promotes the amicable	-	
in the company's Manual on Corporate		settlement of disputes or difference between the Company		
Governance.		and stockholders, third parties and regulatory authorities. If		
		the conflict is material or substantial in nature, it is referred		
		by the Corporate Secretary to the Board of Directors.		
Recommendation 13.5				
1. Board establishes an Investor Relations Office	Compliant	The Company's Investor Relations Officer is Ms. Melissa C.	-	
(IRO) to ensure constant engagement with its		Ortiz. Her contact details are as follows:		
shareholders.		Tel. No. 7918 8188 loc. 6143		
		Email: melissa.ortiz@filinvestland.com		
2. IRO is present at every shareholder's meeting.	Compliant	Ms. Ortiz was present during the 2021 Annual Shareholders'	-	
	1	Meeting.		
Supplemental Recommendations to Principle 13		, ,		
1. Board avoids anti-takeover measures or similar	Compliant	The Company has no anti-takeover measures or similar	-	
devices that may entrench ineffective	•	devices that may entrench ineffective management or the		
management or the existing controlling		existing controlling shareholder group.		
shareholder group				
2. Company has at least thirty percent (30%)	Compliant	The company's public float as of 31 December 2021 is	-	
public float to increase liquidity in the market.	1	33.20%.		
Optional: Principle 13				
Company has policies and practices to	Compliant	The Company's Investors Relations Unit conducts quarterly		
encourage shareholders to engage with the	•	analysts' briefings coinciding with the release/disclosure of		
company beyond the Annual Stockholders'		quarterly financial statements and releases press statements		
Meeting		on quarterly performance and major developments in the		
		Company. It also engages in one-on-one meetings,		
		conference calls, site visits, as requested by investors and		
		analysts.		
2. Company practices secure electronic voting in	Compliant	Voting <i>in absentia</i> was implemented in its 2021 Annual		
absentia at the Annual Shareholders' Meeting.	Compilant	Shareholders' Meeting as disclosed in its information		
absolute at the 1 thinder bhareholders wiceting.		statement accessible at		
		https://filinvestland.com/sites/default/files/pdf_files/FLI_Defi		
		nitive%20Information%20Statement%202021%20.pdf		
		Duties to Stakeholders		
Principle 14. The rights of stakeholders established	by law by contro		ted Where stakeholders' rights and/or interests are	
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	The second secon			
Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	Compliant	Part II A of the Revised Manual requires the Board to identify the Corporation's stakeholders in the community in which it operates or are directly affected by its operations and formulate a clear policy of accurate, timely and effective communication with them. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf_files/FL_I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf . The Company's approach to sustainability is discussed in detail in its Sustainability Report which forms part of the Annual Report accessible at https://www.filinvestland.com/sites/default/files/pdf_files/17-A_Annual%20Report%20as%20of%20December%2031%2 https://www.filinvestland.com/sites/default/files/pdf_files/17-A_Annual%20Report%20as%20of%20December%2031%2 https://www.filinvestland.com/sites/default/files/pdf_files/17-A_Annual%20Report%20as%20of%20December%2031%2 https://www.filinvestland.com/sites/default/files/pdf_files/17-A_Annual%20Report%20as%20of%20December%2031%2 https://www.filinvestland.com/sites/default/files/pdf_files/17-A_Annual%20Report%20as%20of%20December%2031%2 <a default="" files="" href="https://www.filinvestland.com/sites/default/files/pdf_files/17-A_Annual%20Report%20as%20af%20December%20af%20af%20af%20af%20af%20af%20af%20af</td><td>-</td></tr><tr><td>Recommendation 14.2</td><td></td><td></td><td></td></tr><tr><td>Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.</td><td>Compliant</td><td>Part II A of the Revised Manual requires the Board to identify the Corporation's stakeholders in the community in which it operates or are directly affected by its operations and formulate a clear policy of accurate, timely and effective communication with them. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf files/FL I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf.		
Recommendation 14.3				
Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	Part VII of the Revised Manual provides that it is the duty of the directors to promote shareholder rights, remove impediments to the exercise of shareholders' rights and allow possibilities to seek redress for violation of their rights.	-	
Supplement to Recommendation 14.3		The Company's policy on whistleblowing may be accessed at http://www.filinvestland.com/corporate-governance/company-policies/		
Supplement to Recommendation 14.3				

Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	Compliant	Part II A (3) of the Revised Manual mandates the board to establish and maintain an alternative dispute resolution system in the Corporation that can amicably settle conflicts or differences between the Corporation and its stockholders, and the Corporation and third parties, including the regulatory authorities. Stockholder concerns may also be coursed through the Investor Relations Officer. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf files/FL <a default="" files="" href="https://www.f</th><th>-</th></tr><tr><td>Additional Recommendations to Principle 14</td><td></td><td></td><td></td></tr><tr><td>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.</td><td>Compliant</td><td>The Company faithfully adheres to the applicable law, rules or regulations in all of its corporate dealings. As embodied in Part III (A) of its Revised Manual on Corporate Governance, the Board is responsible for fostering the long-term success of the Corporation and secure its sustained competitiveness in a manner consistent with its fiduciary responsibility, which it shall exercise in the best interest of the Corporation, its shareholders and other stakeholders. The Board shall conduct itself with utmost honesty and integrity in the discharge of its duties, functions and responsibilities. The Board shall likewise provide an independent check on management. As such, it is vitally important that a number of board members be independent from management. A copy of the Company's Revised Manual is accessible at https://www.filinvestland.com/sites/default/files/pdf files/FL I-2017-Revised-Manual-on-Corporate-Governance-2017-PSE-PDEX.pdf. <td></td>	
2. Company respects intellectual property rights.	Compliant	The Company registers its intellectual property rights, including trademarks and trade names, with the Intellectual Property Office. The Company has likewise filed an application with the World Intellectual Property Office (WIPO) for the international registration of the "Filinvest" trademark under the Madrid Protocol. Accordingly, "Filinvest" is now registered in various countries. This is further discussed on the Company's Annual Report	-

		accessible at	
		https://filinvestland.com/sites/default/files/pdf files/FLI 17-	
		A Annual%20Report%20as%20of%20December%2031%2	
		C%202021%20%28FINAL%29.pdf	
Optional: Principle 14			
Company discloses its policies and practices	Compliant	The Company has established a Customer Care Unit tasked	
that address customers' welfare	Compilant	to address customer complaints or suggestions, conduct	
that address editorners werrare		customer satisfaction surveys and communicate with	
		customers via effective channels.	
2. Company discloses its policies and practices	Compliant	The suppliers and contractors are required to undergo an	
that address supplier/contractor selection	Compliant	accreditation and bidding process.	
		accreditation and oldding process.	
procedures			
Drivatela 15. A markanian fan analas sancialis (an abauld ba di	alanal ta anata a sambiatia ancianament malia (1	
	on should be deve	eloped to create a symbiotic environment, realize the company's go	bais and participate in its corporate governance
processes. Recommendation 15.1			
	Committee	The Commence of the Commence o	
1. Board establishes policies, programs and	Compliant	The Company's employees may avail of external training	-
procedures that encourage employees to		programs or seminars relevant to the performance of their	
actively participate in the realization of the		duties. The employees may also participate in various	
company's goals and in its governance.		trainings and programs arranged by the Human Resources	
		Department.	
Supplement to Recommendation 15.1			
1. Company has a reward/compensation policy	Compliant	The Company conducts a yearly performance appraisal of its	-
that accounts for the performance of the		employees and grants merit increases depending on the	
company beyond short-term financial		results of their performance appraisal. For a fair assessment	
measures.		of performance, employees, including Management, set	
		'Objectives and Key Results' (OKRs) at the beginning of	
		each year and are evaluated on at least a yearly basis.	
2. Company has policies and practices on health,	Compliant	The Company's employee's safety, health and welfare	-
safety and welfare of its employees.		policies are embodied in a Safety Manual which is made	
		available to all employees. This Manual includes policies on	
		occupational, safety, and health programs, safety &	
		discipline, drugs and alcohol-free workplace and sexual	
		harassment as well as emergency action plan, fire safety and	
		prevention and incident reporting and investigation	
		mechanisms.	
3. Company has policies and practices on training	Compliant	The Company's employees may avail of external training	_
and development of its employees.	Compilant	programs or seminars relevant to the performance of their	
and development of its employees.		duties. The employees may also participate in various	
	1	duties. The employees may also participate in various	

			11 4 TT D				
			trainings and programs arranged by the Human Resources				
	3.4.450		Department.				
Re	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.	Compliant	The Employee Manual provides that no employee shall accept gift or lavish entertainment from customers or suppliers either for himself or his family. It further prohibits employees from soliciting or accepting personal benefits such as fees or commission from any customer of the Company or any individual or organization doing or seeking business with the company. For this reason, bribery, accepting bribes, or unofficial solicitation of gifts and loans from customers, contractors and suppliers are considered serious offenses under the company's Code of Discipline.	-			
2.	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	All members of senior management and employees are provided with copies of the Employee Manual, and are notified if there are any updates or revisions thereto. These HR rules are likewise accessible through the OMS via local network.	-			
Su	pplement 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.	Compliant	The Employee Manual provides that no employee shall accept gift or lavish entertainment from customers or suppliers either for himself or his family. It further prohibits employees from soliciting or accepting personal benefits such as fees or commission from any customer of the Company or any individual or organization doing or seeking business with the company. For this reason, bribery, accepting bribes, or unofficial solicitation of gifts and loans from customers, contractors and suppliers are considered serious offenses under the company's Code of Discipline.	-			
Re	Recommendation 15.3						
1.	Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	Compliant	The Company's policy on whistle-blowing may be accessed at http://www.filinvestland.com/corporate-governance/company-policies/	-			
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. Board supervises and ensures the enforcement	Compliant	Any illegal or unethical behavior may be reported to the Company's Human Resources Department.	-			
3.	of the whistleblowing framework.	Compliant					

Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and							
stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.							
Recommendation 16.1							
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.	Compliant	The Company's corporate social responsibility activities are discussed in further detail on the 2021 Annual Report, which may be accessed at https://filinvestland.com/sites/default/files/pdf_files/FLI_17-A_nual%20Report%20as%20of%20December%2031%2 <a default="" files="" filinvestland.com="" href="https://company.com/com/com/com/com/com/com/com/com/com/</td><td>-</td></tr><tr><td>Optional: Principle 16</td><td></td><td></td><td></td></tr><tr><td>Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development</td><td>Compliant</td><td>The Company recognizes its responsibility in minimizing the negative environmental impact in the built environment through the services it provides to its clients and its own operations. It is committed to implementing environmentally sustainable best practices for its operations. Its Environmental Compliance Policy aims to provide effective environmental programs for the prevention of pollution, preservation of natural resources and solid waste management in compliance with relevant local and environmental laws and regulations. This is discussed in detail in the Sustainability Report portion of the Company's Annual Report accessible at https://filinvestland.com/sites/default/files/pdf files/FLI 17-A Annual%20Report%20as%20of%20December%2031%2 C%20201%20%28FINAL%29.pdf					
Company exerts effort to interact positively with the communities in which it operates	Compliant	The Company's corporate social responsibility activities are discussed in further detail in the Sustainability Report portion of the Company's Annual Report accessible at https://filinvestland.com/sites/default/files/pdf files/FLI 17-A_Annual%20Report%20as%20of%20December%2031%2 C%202021%20%28FINAL%29.pdf					

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 Mandaluyong on ______MAY 3 0 2022______.

SIGNATURES

JONATHAN T. GOTIANUN Chairman of the Board L. JOSEPHINE GÓTIANUN-YAP Chief Executive Officer

VAL ANTONIO B. SUARE Lead Independent Director ERNESTO S. DE CASTRO

GEMILO J. SAN PEDRO Independent Director

MARIA VICTORIA REYES-BELTRAN

KATRINA O. CLEMENTE-LUA Assistant Corporate Secretary

SUBSCRIBED AND SWORN to before me this exhibiting to me their competent evidence of identities, as follows:

NAME	GOVERNMENT-ISSUED LD.	DATE AND PLACE OF ISSUE
Jonathan T. Gotianun	Philippine Passport No. P5509919A	03 January 2018 / DFA Manila
L. Josephine Gotianun-Yap	Philippine Passport No. P6722593B	28 April 2021/ Philippine Embassy Singapore
Val Antonio B. Suarez	IBP Lifetime Member No. 01967	BP Pasig City
Ernesto S. De Castro	Philippine Passport No. P2260415B	23 May 2019 / DFA Manila
Gemilo J. San Pedro	Philippine Passport No. ' P1141968B	21 March 2019 / DFA NCR South
Katrina O. Clemente-Lua	Philippine Passport No. P2463944B	06 July 2019/ DFA NCR South
Maria Victoria Reyes-Beltran	Philippine Passport No. P4652714A	07 October 2017 / DFA NCR Centra

Doc. No.: 44; Page No.: 44; Book No.: 16; Series of 2022. JOVEN G. SEVILLANO
NOTARY PUBLIC FOR CITY OF MANDALUYONG
COMMISSION NO. 0285-21 UNTIL DECEMBER 31, 2022
IBP LIFETIME NO. 011302; 12-28-12; RIZAL
ROLL NO. 53970

PTR NO. 4864924; 1-3-22; MANDALUYONG
MCLE COMPLIANCE NO. VII 0010250 14 APRIL 2025
UG03 CITYLAND SHAW TOWER,
SHAW BLVD. MANDALUYONG CITY