SECURITIES AND EXCHANGE COMMISSION SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended

Dec 31, 2023

2. SEC Identification Number

727

N/A

3. BIR Tax Identification Number

000-229-931

4. Exact name of issuer as specified in its charter

CENTRAL AZUCARERA DE TARLAC

5. Province, country or other jurisdiction of incorporation Manila, Philippines

- 6. Industry Classification Code(SEC Use Only)
- 7. Address of principal office

San Miguel, Tarlac City Postal Code 2301

8. Issuer's telephone number, including area code (632) 88186270

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

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



Central Azucarera de Tarlac, Inc. CAT

PSE Disclosure Form I-ACGR - Integrated Annual Corporate Governance Report Reference: SEC Code of Corporate Governance for Publicly-Listed Companies, PSE Corporate Governance Guidelines, and ASEAN Corporate Governance Scorecard

Description of the Disclosure

Integrated Annual Corporate Governance Report for calendar year 2023.

Filed on behalf by:

Name	Addison Castro
Designation	Assistant Corporate Secretary and Compliance Officer



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

A. Use of Form I-ACGR

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

B. Preparation of Report

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

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

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

"comply or explain"	
approach. Answering of	
items under (4) are left to	
the discretion of PLCs.	

C. Signature and Filing of the Report

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



SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the calendar ¹ year ended 2023		
2.	SEC Identification Number 727	3.	BIR Tax Identification No. 000-229
4.	CENTRAL AZUCARERA DE TARLAC Exact name of issuer as specified in its charter		931
5.	Manila, Philippines Province, country or other jurisdiction of incorporation	6.	(SEC Use Only) Industry Classification Code
7.	San Miguel, Tarlac City Address of principal office		2301 Postal Code

- 8. **(632) 88186270**Issuer's telephone number, including area code
- N/A
 Former name or former address, if changed since last report

¹ In accordance with SEC Memorandum Circular No. 17, Series of 2017, the I-ACGR shall cover relevant information from January to December of the given year.

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

COMPLIANT/

ADDITIONAL INFORMATION

EXPLANATION

NON-COMPLIANT

The Board's Governance Responsibilities

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

Recommendation 1.1			a sama a sala sala sala da sala sa sala sala
Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Compliant	The information on each of the members of the Company's Board of Directors, such as their respective academic qualifications, industry knowledge and	
 Board has an appropriate mix of competence and expertise. Directors remain qualified for their positions individually and collectively to enable them to 	Compliant Compliant	relevant professional experience and expertise are reflected in their respective profiles in the Company website. The profiles of the members of the	
fulfill their roles and responsibilities and respond to the needs of the organization.		board of directors may be accessed through the following link:	
		http://luisitasugar.com/about-us/our- company/board-of-directors- management-team-and-executive- directors/	
		The above information are also provided in the Company's Information Statement distributed to the stockholders as a required report for the Annual Stockholders' Meeting.	
		The Company's Information Statement may be accessed through the following link:	

		http://luisitasugar.com/disclosures/sec-filings/	
Recommendation 1.2 Board is composed of a majority of non-executive directors.	Compliant	The Company has seven (7) elected directors, majority of whom are non-executive directors The profiles of members of the board of directors may be accessed through the following link: http://luisitasugar.com/about-us/our-company/board-of-directors-management-team-and-executive-directors/	
1. Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors. Application	Compliant	The Company is guided by its Manual on Corporate Governance and Board Charter on policies relative to the continuing education and/or training of its Board, which states that "1.3. Training The Company shall provide an eighthour orientation program for first-time directors covering SEC-mandated topics on corporate governance and an introduction to the company's business, Articles of Incorporation, and Code of Conduct.	

Company has relevant annual continuing training for all directors.	Compliant	"1.3. Training
time directors.	Compliant	The orientation program for first time directors is provided in the Company's Manual on Corporate Governance and the Board, which states that
Company has an orientation program for first time directors.	Compliant	

		The Company shall provide an eight-	
		hour orientation program for first-time	
		directors covering SEC-mandated topics	
		on corporate governance and an	
		introduction to the company's business,	
		Articles of Incorporation, and Code of	
		Conduct.	
		xxx"	
		The Company has no first-time director	
		for the period covered by this report.	
		The Company's Manual on Corporate	
		Governance may be accessed through	
		the following link:	
		http://luisitasugar.com/corporate-	
		governance/manual-on-corporate-	
		governance/	
		governance	
		The attendance of the board in relevant	
		trainings for corporate governance may	
		be accessed through the following link:	
		http://luisitasugar.com/about-us/our-	
		company/board-of-directors-	
		management-team-and-executive-	
		directors/	
Recommendation 1.4			
1. Board has a policy on board diversity.	Compliant	The Company's policy on board diversity	
	,	is provided for in the Manual on	

Corporate Governance and is also included in the Company's Board Charter, to wit:

" 1.4. Board Diversity

The Company believes in the principle of board diversity as a tool of corporate governance. To respond to its current needs and evolving business environment and strategic direction, the Company shall endeavor to diversity the composition of its Board, which includes diversity on, among others, gender, age, ethnicity, culture, skills, competence and knowledge. "

The Company's Manual on Corporate Governance may be accessed through the following link:

http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/

The Board Charter may be accessed using the following link:

http://luisitasugar.com/corporategovernance/board-committees/boardcharter/

At present, the Board is composed of all male directors.

0	ptional: Recommendation 1.4		
1.	Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.		
Re	ecommendation 1.5		· · · · · · · · · · · · · · · · · · ·
1.	Board is assisted by a Corporate Secretary.	Compliant	Information on the Company's Corporate
2.	Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	Secretary may be accessed in the Company's website through the following
3.	Corporate Secretary is not a member of the Board of Directors.	Compliant	link:
4.	Corporate Secretary attends training/s on corporate governance.	Compliant	http://luisitasugar.com/about-us/our- company/board-of-directors- management-team-and-executive- directors/ The duties and functions of the Company's Corporate Secretary are provided in the Company's Manual on Corporate Governance and may be accessed in the Company's website through the following link http://luisitasugar.com/corporate-
			governance/manual-on-corporate-governance/ The Company's Corporate Secretary, Atty. Janette L. Peña, attended the Corporate Governance seminar conducted by the Risks, Opportunities,
	otional: Recommendation 1.5		Assessment, and Management (ROAM), Inc. on 15 December 2023.

1.	Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	Compliant	The Corporate Secretary distributes through email the materials for board meetings at least 5 days before the scheduled meeting.
Re	commendation 1.6		
1.	Board is assisted by a Compliance Officer.	Compliant	Information on the Company's
	Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant	Compliance Officer may be accessed in the Company's website through the following link:
3.	Compliance Officer is not a member of the board.	Compliant	http://luisitasugar.com/about-us/our- company/board-of-directors-
4.	Compliance Officer attends training/s on corporate governance.	Compliant	management-team-and-executive- directors/
			The duties and functions of the Company's Compliance Officer are provided in the Company's Manual on Corporate Governance and may be accessed in the Company's website through the following link:
			http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/
			The Company's Compliance Officer, Atty. Addison B. Castro, attended the AMLA Compliance in the Age of the Digital World conducted by The Institute of Corporate Directors on 17 October 2023.

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

Recommendation 2.1

Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	Compliant	The Company's board of directors have faithfully and diligently performed their respective duties and responsibilities as shown in their attendance in the meetings of the board. http://luisitasugar.com/disclosures/secfilings/
Recommendation 2.2		a como de como de constitución de proposación de la como de constitución de como de constitución de constituci
 Board oversees the development, review and approval of the company's business objectives and strategy. 	Compliant	The Company's Manual on Corporate Governance and the Board Charter provides for the duties and
Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	responsibilities of the Board, which includes the following: "The Board shall oversee the development of and approve the company's business objectives and strategy, and monitor their
		implementation, in order to sustain the company's long-term viability and strength. The Board shall review and guide corporate strategy, major plans of action, risk management policies and
		procedures, annual budgets and business plans; set performance objectives; monitor implementation and corporate performance; and oversee major capital expenditures, acquisitions and divestitures."

		The Company's Manual on Corporate Governance may be accessed through the following link:	
		http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	
		The Company's Board Charter may be accessed through the following link:	
		http://luisitasugar.com/corporate- governance/board-committees/	
		The Board regularly holds its meeting to be able to make sound business judgment on variety of corporate matters, including review of business objectives and strategy.	*** Option (Control of Control of
		Attendance of the Board may be accessed in the Company's website through the following link:	
		http://luisitasugar.com/disclosures/sec-filings/	
 Supplement to Recommendation 2.2 Board has a clearly defined and updated vision, mission and core values. 	Compliant	The Company's vision, mission and core values are found in the Company's website and may be accessed through the following link:	OCCUPATION AND AND AND AND AND AND AND AND AND AN

2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture. Compliant Compliant Compliant Compliant Section 2.1.2 of the Manual on Corporate Governance and Section 6.1.b of the Board Charter Manual on Corporate Governance provides that: "The Board shall oversee the development of and approve the company's business objectives and strategy, and monitor their implementation, in order to sustain the company's long-term viability and strength. The Board shall review and guide corporate strategy, major plans of action, risk management policies and procedures, annual budgets and business plans; set performance; and oversee major capital expenditures, acquisitions and corporate performance; and oversee major capital expenditures, acquisitions and divestitures." The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/manual-on-corporate-governance/				http://luisitasugar.com/about-us/our-	
The Board reviews the vision, mission and core values annually. 2. Board has a strategy execution process that facilitates effective management performance and is attured to the company's business environment, and culture. Compliant Section 2.1.2 of the Manual on Corporate Governance and Section 6.1.b of the Board Shall oversee the development of and approve the company's business objectives and strategy, and monitor their implementation, in order to sustain the company's long-term viability and strength. The Board shall review and guide corporate strategy, major plans of action, risk management policies and pusiness plans; set performance objectives; monitor implementation and corporate performance, and oversee major capital expenditures, acquisitions and divestitures." The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/manual-on-corporate-					
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		The Company's Board Charter may be	
		accessed through the following link:	
		http://luisitasugar.com/corporate-	
		governance/board-committees/	
Recommendation 2.3			
1. Board is headed by a competent and qualified	Compliant	Information on the Company's	
Chairperson.		Chairperson, Mr. Martin P. Lorenzo, may	
		be accessed in the Company's website	
		through the following link:	
		http://luisitasugar.com/about-us/our-	
		company/board-of-directors-	
		management-team-and-executive-	
		directors/	
		The duties and functions of the	
		Company's Chairperson are provided in	
		the Company's Manual on Corporate	
		Governance and Board Charter. These	
		may be accessed in the Company's	
		website through the following links:	
		manager and removing miles	
		http://luisitasugar.com/corporate-	
		governance/manual-on-corporate-	
		governance/	
		http://luisitasugar.com/corporate-	
		governance/board-committees/	•
Recommendation 2.4			
Board ensures and adopts an effective	Compliant	The Manual on Corporate Governance	· · · · · · · · · · · · · · · · · · ·
succession planning program for directors, key		and the Board Charter provides for the	
officers and management.		and the board charter provides for the	
SEC Form I ACCP * Undated 21 Dec2017			

		duties and responsibilities of the Board,
2. Board adopts a policy on the retirement for	Compliant	which includes the following:
directors and key officers.	1	
, , , , , , , , , , , , , , , , , , , ,		"The Board shall adopt an effective
		succession planning program for
		directors, key officers and management
		to ensure growth and a continued
		increase in the shareholders' value. This
		shall include a policy on the retirement
		age for directors and key officers as part
		of management succession and to
		promote dynamism in the Company."
		The Company's Manual on Corporate
		Governance may be accessed through
		the following link:
		http://luisitasugar.com/corporate-
		governance/manual-on-corporate-
		governance/
		g
		The Company's Board Charter may be
		accessed through the following link:
		http://luisitasugar.com/corporate-
		governance/board-committees/
		Further, the Corporate Governance
		Committee has undertaken the role and
		responsibility of the Nomination and
		Remuneration Committee. The Charter
		of the Corporate Governance Committee
		provides that one of its functions is to

		"recommend succession plan for the	
		board members and senior officers."	
		The Company's Corporate Governance Committee Charter may be accessed through the following link:	
		http://luisitasugar.com/corporate- governance/board-committees/	
Recommendation 2.5	,	<u>, </u>	and the same and t
1. Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	The Manual on Corporate Governance and the Board Charter provides for the duties and responsibilities of the Board, which includes the following:	
Board adopts a policy specifying the relationship between remuneration and performance.	Compliant	"The Board shall align the remuneration of key officers and board members with	
Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	the long-term interests of the company. In doing so, it shall formulate and adopt a policy specifying the relationship between remuneration and performance. Further, no director shall participate in discussions or deliberations involving his own remuneration."	
		The Company's Manual on Corporate Governance may be accessed through the following link:	
		http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	

The Company's Board Charter may be accessed through the following link

http://luisitasugar.com/corporategovernance/board-committees/

Further, the Corporate Governance
Committee has undertaken the role and
responsibility of the Nomination and
Remuneration Committee. The Charter
of the Corporate Governance Committee
provides that one of its functions is to
"recommend remuneration packages for
corporate and individual performance"
and to "establish a formal and
transparent procedure to develop a
policy for determining the remuneration
of directors and officers that is
consistent with the corporation's culture
and strategy as well as the business
environment in which it operates"

The Company's Corporate Governance Committee Charter may be accessed through the following link

http://luisitasugar.com/corporategovernance/board-committees/

The Company's Amended By-laws provides that "The Board of Directors shall receive a fee of up to three percent (3%) of the net profits of the Corporation which shall be distributed

		proportionately among the directors; and
		each director shall receive a reasonable
		per diem in an amount to be determined
		by the Board of Directors for every board
		meeting actually attended."
		meeting actually attended.
		The Company's Amended Dy Louis may
		The Company's Amended By-Laws may
		be accessed through the following link:
		http://luisitasugar.com/about-us/our-
		company/
Optional: Recommendation 2.5		
Board approves the remuneration of senior executives.		
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		
1. Board has a formal and transparent board	Compliant	The Manual on Corporate Governance
nomination and election policy.	'	provides for the nomination and election
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		policy in consonance with the Company's
2. Board nomination and election policy is	Compliant	Amended By-Laws. Further, the
disclosed in the company's Manual on	- Compilarit	qualification and disqualifications are
Corporate Governance.		
Corporate Covernance.		also indicated therein, to wit:
3. Board nomination and election policy includes	Compliant	— "All nominations for the election of
how the company accepted nominations from	Compliant	Directors by the stockholders shall be
minority shareholders.		submitted in writing to the Corporate
minority statetionacts.		Governance Committee at least thirty
4. Board nomination and election policy includes	Compliant	(30) business days before the scheduled
how the board shortlists candidates.	Compliant	date of the Annual Stockholders'
now the board shortists candidates.		Meeting. The stockholders who are
		entitled to vote may vote such number
C. Doord noncination and election makes to desire		+ CHUUCU IU VUIC 11/AV VUIC SULI 11/11/11/PC
5. Board nomination and election policy includes an assessment of the effectiveness of the	Compliant	of shares for as many persons as there

	Board's processes in the nomination, election		are Directors to be elected, multiplied by	
	or replacement of a director.		the number of shares, or under the	
	•		same principle the stockholder may	
6.	Board has a process for identifying the quality	Compliant	distribute his votes among as many	
	of directors that is aligned with the strategic		candidates as he believes convenient so	
	direction of the company.		long as the number of votes cast by him	
			shall not be more than the number of	
			shares owned by him multiplied by the	
			number of Directors to be elected.	
			The Corporate Governance Committee	
			shall ensure that the nominees possess	
			the necessary qualifications and none of	
			the disqualifications provided for by	
			existing laws, rules & regulations,	
			Company's By-Laws and this Manual.	
			The qualifications and disqualifications	
			shall be continuously monitored.	
			The election of the Directors shall be	
			done by ballots, or by viva voce, if	
			requested by a stockholder.	
			The Company may engage the services	
			of professional search firms or external	
			sources when searching for candidates	
			to the Board."	
			The above provisions are also echoed in	
			the Company's Board Charter, which	
			provides that:	
			"All nominations for the election of	
			Directors by the stockholders shall be	
			submitted in writing to the Corporate	
			Governance Committee at least thirty	ĺ

(30) business days before the scheduled date of the Annual Stockholders' Meeting The Corporate Governance Committee shall ensure that the nominees possess the necessary qualifications and none of the disqualifications provided for by existing laws, rules & regulations, Company's By-Laws and the Manual on Corporate Governance. The qualifications and disqualifications shall be continuously monitored by the Corporate Governance Committee The Corporate Governance Committee shall ensure that the nominees possess the necessary qualifications and none of the disqualifications provided for by existing laws, rules & regulations, Company's By-Laws and the Manual on Corporate Governance. The qualifications and disqualifications shall be continuously monitored."

Likewise, the Company's Corporate
Governance Committee Charter provides
that "the nomination and election
process for the company's directors and
has the special duty of defining the
general profile of board members that
the company may need and ensuring
appropriate knowledge, competencies
and expertise that complement the
existing skills of the Board."

		The Company's Amended By-Laws may	
		be accessed through the following link:	
		http://luisitasugar.com/about-us/our-	
		company/	
		Company	
	}	The Company's Manual on Corporate	
		Governance may be accessed through	
		the following link:	
		the following link.	
		http://luisitasugar.com/corporate-	
		governance/manual-on-corporate-	
		governance/	
		The Company's Board Charter may be	
		accessed through the following link:	
	-	http://luisitasugar.com/corporate-	
		governance/board-committees/	
		The Company's Corporate Governance	
		Committee Charter may be accessed	
		through the following link:	
		http://luisitasugar.com/corporate-	
		governance/board-committees/	
Optional: Recommendation to 2.6		32. 2	
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.			
Recommendation 2.7			
Board has overall responsibility in ensuring	Compliant		ti i i kata da sa da sa da sa
that there is a group-wide policy and system	Сопрнанс		
governing related party transactions (RPTs)			
SECTION ACCO * Undeted 21 Dec2017			

and other unusual or infragrantly occurring		The Company's Manual on Corporate
and other unusual or infrequently occurring		The Company's Manual on Corporate
transactions.		Governance and Board Charter provides
 RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions. 	Compliant	that "The Board shall have the overall
RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant	responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions, particularly those which pass certain thresholds of materiality. The policy shall include the appropriate review and approval of material or significant RPTs, which guarantee fairness and transparency of the transactions. The policy shall encompass all entities within the group, taking into account their size, structure, risk profile and complexity of operations." The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/ The Company's Board Charter may be accessed through the following link: http://luisitasugar.com/corporate-governance/board-committees/
SEC Form — I-ACGR * Undated 21Dec2017		

	Material Related P ensure that every transaction is at a conducted in a ma the Company from The Audit Commit perform the functi Transactions Com	anner that will protect n conflicts of interest .
	Transactions Police through the follow http://luisitasugar	
 Supplement to Recommendations 2.7 Board clearly defines the threshold for 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. 	Material Related P which defined the disclosure and app transaction. The C	threshold for proval of related party company's Material process and process and process are considered by the following link: Com/corporate-

	Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Compliant	The Company, in its Information Statement included its Annual Report and the Audited Financial Statements for the Fiscal Year ending June 30, 2023 as one of the reports submitted for the approval of the Stockholders. The Company's Information Statement (SEC Form No. 20-IS) may be accessed through the following link: http://luisitasugar.com/disclosures/sec- filings/	
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 Manual on Corporate Governance and Board Charter provides that: "The Board shall be primarily responsible for approving the selection and assessing the performance of the Management led by the Chief Executive Officer (CEO), and control functions led	
2.	Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	by their respective heads (Chief Risk Officer, Chief Compliance Officer, and Chief Audit Executive)." The Company's Manual on Corporate Governance may be accessed through the following link:	

Recommendation 2.9		http://luisitasugar.com/corporate- governance/ The Company's Board Charter may be accessed through the following link: http://luisitasugar.com/corporate- governance/board-committees/
 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. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management. 	Compliant	The Company's Manual on Corporate Governance and Board Charter provides that: "The Board shall establish an effective performance management framework that will ensure that the Management, including the Chief Executive Officer, and personnel's performance is at par with the standards set by the Board and Senior Management." The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/ The Company's Board Charter may be accessed through the following link:

Recommendation 2.10		http://luisitasugar.com/corporate- governance/board-committees/ The Company sets Key Performance Indicators (KPI) to ensure that Management's performance is at par with the standards set by the Board and Senior Management.	
Board oversees that an appropriate internal control system is in place.	Compliant	The Company's Manual on Corporate Governance and Board Charter provides that:	,
The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant	"The Board shall oversee that an appropriate internal control system is in place, including setting up a mechanism for monitoring and managing potential conflicts of interest of Management,	
3. Board approves the Internal Audit Charter.	Compliant	board members, and shareholders. The Board shall also approve the Internal Audit Charter."	
		The Company's Manual on Corporate Governance may be accessed through the following link:	
		http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	To apply the second of the sec
		The Company's Board Charter may be accessed through the following link:	100 m

		http://luisitasugar.com/corporate- governance/board-committees/	
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. 	Compliant	The Company's Manual on Corporate Governance and Board Charter provides that:	
2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	Compliant	"The Board shall oversee that a sound enterprise risk management (ERM) framework is in place to effectively identify, monitor, assess and manage key business risks. The risk management framework shall guide the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies." The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/ The Company's Board Charter may be accessed through the following link: http://luisitasugar.com/corporate-governance/board-committees/	

 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 in the performance of their functions. 	Compliant	The Company's Board Charter clearly defines the roles, responsibilities and accountabilities of the board in carrying out its fiduciary role, to wit:
directors in the performance of their functions. 3. Board Charter is publicly available and posted on the company's website.	Compliant	"Section 6. RESPONSIBILITIES OF THE BOARD 1. Duties, Powers and Attributes of the Board a. The Board members shall act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company and all shareholders. There are two key elements of the fiduciary duty of board members: the duty of care and the duty of loyalty. The duty of care requires board members to act on a fully informed basis, in good faith, with due diligence and care. The duty of loyalty is also of central importance; the board member shall act in the interest of the company and all its shareholders, and not those of the controlling company of the group or any other stakeholder. b. The Board shall oversee the development of and approve the company's business objectives and strategy, and monitor their implementation, in order to sustain the company's long-term viability and strength. The Board shall review and
CEC Form 1 ACCD * Hardend 21D - 2017		guide corporate strategy, major plans of action, risk management policies and

- procedures, annual budgets and business plans; set performance objectives; monitor implementation and corporate performance; and oversee major capital expenditures, acquisitions and divestitures.
- c. The Board shall adopt an effective succession planning program for directors, key officers and management to ensure growth and a continued increase in the shareholders' value. This shall include a policy on the retirement age for directors and key officers as part of management succession and to promote dynamism in the Company.
- d. The Board shall align the remuneration of key officers and board members with the long-term interests of the company. In doing so, it shall formulate and adopt a policy specifying the relationship between remuneration and performance. Further, no director shall participate in discussions or deliberations involving his own remuneration.
- e. The Board shall have the 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, particularly those which pass certain thresholds of materiality. The policy shall include the appropriate

- review and approval of material or significant RPTs, which guarantee fairness and transparency of the transactions. The policy shall encompass all entities within the group, taking into account their size, structure, risk profile and complexity of operations.
- f. The Board shall be primarily responsible for approving the selection and assessing the performance of the Management led by the Chief Executive Officer (CEO), and control functions led by their respective heads (Chief Risk Officer, Chief Compliance Officer, and Chief Audit Executive).
- g. The Board shall establish an effective performance management framework that will ensure that the Management, including the Chief Executive Officer, and personnel's performance is at par with the standards set by the Board and Senior Management.
- h. The Board shall oversee that an appropriate internal control system is in place, including setting up a mechanism for monitoring and managing potential conflicts of interest of Management, board members, and shareholders. The Board shall also approve the Internal Audit Charter.
- i. The Board shall oversee that a sound enterprise risk management (ERM) framework is in place to

effectively identify, monitor, assess and manage key business risks. The risk management framework shall guide the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.

2. Adherence to the Code of Conduct and Ethics

The Board shall adopt a Code of Business Conduct and Ethics, which would provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings. The Code shall be properly disseminated to the Board, senior management and employees. It shall also be disclosed and made available to the public through the company website.

The Board shall ensure the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies.

3. Approval of the Financial Statements

The Board approves the Interim and Annual Financial Statements reviewed by the Audit Committee.

4. Approval of Annual Plans and Budget

		The Board shall review and guide corporate strategy, major plans of action, risk management policies and procedures, annual budgets and business plans; set performance objectives; monitor implementation and	
		corporate performance; and oversee major capital expenditures, acquisitions and divestitures."	
		The above provision outlining the roles, responsibilities and accountabilities of the board serves as their guide in the performance of their functions. The Company's Board Charter is available to the public and may be accessed through the following link: http://luisitasugar.com/corporate-	
		governance/board-committees/	
Additional Recommendation to Principle 2			
Board has a clear insider trading policy.	Compliant	The Company's Insider Trading Policy may be accessed through the following link:	
		http://luisitasugar.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. 			
Company discloses the types of decision requiring board of directors' approval.			

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

and responsibilities of all committees established sho	ould be contained	in a publicly available Committee Charter.	,
Recommendation 3.1			and the same of th
Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Compliant	The Company's Manual on Corporate Governance provides that: "Board committees shall be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established shall take into consideration the Company's size, risk profile, complexity of operations, among others. The respective charter of the committees shall be made publicly available. The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/ The Company's Board Charter provides	
		Sompany a bound charter provides	•

that:

		The Board of Directors shall have the power, among other things, to create Committees as may be necessary or beneficial in the operation and internal regulation of the Corporation and in compliance with the principles of good corporate governance. Such Committees shall have such powers and functions as may be delegated to them by the Board or as defined in the Securities Regulation Code, Revised Code of Corporate Governance and the Manual of Corporate Governance, except those that may not be delegated under the Corporation Code. The Board shall have the power to appoint and remove the members of such Committees and may at any time, with or without cause, dissolve any of such Committees." The Company's Board Charter may be accessed through the following link: http://luisitasugar.com/corporate-governance/board-committees/	
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	Compliant	The Company's Manual on Corporate Governance and Audit Committee Charter provides that:	
regulations.		"The Board shall establish an Audit Committee to enhance the Board's	

oversight capability over the Company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations. The Audit Committee shall be primarily responsible for overseeing the senior management in establishing and maintaining an adequate, effective and efficient internal control framework. The Audit Committee shall ensure that systems and processes are designed to provide assurance in areas including reporting, monitoring compliance with laws, regulations and internal policies, efficiency and effectiveness of operations, and safeguarding of assets. It has the following duties and responsibilities, among others: -Recommends the approval the Internal Audit Charter (IA Charter), which formally defines the role of Internal Audit and the audit plan as well as oversees the implementation of the IA Charter;

-Through the Internal Audit (IA)
Department, monitors and evaluates the
adequacy and effectiveness of the
Company's internal control system,
integrity of financial reporting, and
security of physical and information
assets. Well-designed internal control
procedures and processes that will
provide a system of checks and balances

shall be in place in order to (a) safeguard the company's resources and ensure their effective utilization, (b) prevent occurrence of fraud and other irregularities, (c) protect the accuracy and reliability of the company's financial data, and (d) ensure compliance with applicable laws and regulations; -Oversees the Internal Audit Department, and recommends the appointment and/or grounds for approval of an internal audit head or Chief Audit Executive (CAE). The Audit Committee shall also approve the terms and conditions for outsourcing internal audit services: -Establishes and identifies the reporting line of the Internal Auditor to enable him to properly fulfill his duties and responsibilities. For this purpose, he shall directly report to the Audit Committee; -Reviews and monitors Management's responsiveness to the Internal Auditor's findings and recommendations; -Prior to the commencement of the audit, discusses with the External Auditor the nature, scope and expenses of the audit, and ensures the proper coordination if more than one audit firm is involved in the activity to secure proper coverage and minimize duplication of efforts; -Evaluates and determines the non-audit work, if any, of the External Auditor, and

periodically reviews the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to the Company's overall consultancy expenses. The committee shall disallow any nonaudit work that will conflict with his duties as an External Auditor or may pose a threat to his independence[7]. The non-audit work, if allowed, shall be disclosed in the Company's Annual Report and Annual Corporate Governance Report; -Reviews and approves the Interim and Annual Financial Statements before their submission to the Board, with particular focus on the following matters: Any change/s in accounting policies and practices, Areas where a significant amount of judgment has been exercised, Significant adjustments resulting from the audit, Going concern assumptions, Compliance with accounting standards, Compliance with tax, legal and regulatory requirements -Reviews the disposition of the recommendations in the External Auditor's management letter; -Performs oversight functions over the Company's Internal and External Auditors. It ensures the independence of Internal and External Auditors, and that both auditors are given unrestricted access to all records, properties and

 Audit Committee is composed of at least three appropriately qualified non-executive directors, 	Non-Compliant		Majority of the members of the Audit Committee are qualified non-executive
		http://luisitasugar.com/corporate- governance/board-committees/	
		http://luicitacugar.com/corporate	
		accessed through the following link:	
		membership and its charter may be	
		The Company's Audit Committee	
		Board."	
		assigned to the committee by the	
		-Such other duties and responsibilities	
		the internal audit; and	
		and periodically meets with the head of	
		or other management team members,	
		-Meets with the Board at least every quarter without the presence of the CEO	
		Party Transactions Committee;	
		Oversight Committee and/or Related	
		-Performs the functions of Board Risk	
		and presented to the stockholders;	
		financial statements shall be prepared	
		assurance on the manner by which the	
		undertakes an independent audit of the Company, and provides an objective	
		accredited by the Commission, who	
		and fees of the External Auditor, duly	
		appointment, reappointment, removal	
		-Recommends to the Board the	
		regulations;	
		compliance with laws, rules and	
		-Coordinates, monitors and facilitates	
		personnel to enable them to perform their respective audit functions;	

	the majority of whom, including the Chairman is independent.			directors. The Chairman, Mr. Espiritu is an independent director. The composition of the Audit Committee, with majority being non-executive directors, will ensure independence in the performance of its functions. The information on the members, including the Chairman, of the Audit Committee and their qualifications maybe accessed in the Company's website through the following link:
				http://luisitasugar.com/corporate- governance/board-committees/
3.	All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	The qualifications of each member of the Audit Committee may be viewed in the Company's website through the following link: http://luisitasugar.com/corporate-governance/board-committees/	
4.	The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	The Chairman of the Audit Committee, Mr. Espiritu, is not the Chairman of the Board or any other committee.	
Su	pplement to Recommendation 3.2			
	Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	The external auditor has not rendered non-audit service for the period covered by this report.	
***************************************	Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	The Audit Committee met with the Company's External Auditor prior to the Board's approval of the Company's Audited Financial Statement.	
O p	tional: Recommendation 3.2 Audit Committee meet at least four times during the year.			

Audit Committee approves the appointment and removal of the internal auditor.			
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	The Company's Manual on Corporate Governance and Corporate Governance provides that: "The Board shall establish a Corporate Governance Committee that shall assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee. It shall be composed of at least three members, all of whom shall be independent directors, including the Chairman. The Corporate Governance Committee shall be responsible in ensuring compliance with and proper observance of corporate governance principles and practices. It has the following duties and functions, among others: -Oversees the implementation of the corporate governance framework and periodically reviews the said framework to ensure that it remains appropriate in light of material changes to the Company's size, complexity and business strategy, as well as its business and regulatory environments; -Oversees the periodic performance evaluation of the Board and its committees as well as executive	

management, and conducts an annual self-evaluation of its performance; -Ensures that the results of the Board evaluation are shared, discussed, and that concrete action plans are developed and implemented to address the identified areas for improvement; -Recommends continuing education/training programs for directors, assignment of tasks/projects to board committees, succession plan for the board members and senior officers, and remuneration packages for corporate and individual performance; -Adopts corporate governance policies and ensures that these are reviewed and updated regularly, and consistently implemented in form and substance; -Proposes and plans relevant trainings for the members of the Board; -Determines the nomination and election process for the company's directors and has the special duty of defining the general profile of board members that the company may need and ensuring appropriate knowledge, competencies and expertise that complement the existing skills of the Board; and -Establishes a formal and transparent procedure to develop a policy for determining the remuneration of directors and officers that is consistent with the Company's culture and strategy

		as well as the business environment in which it operates." The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/ The Company's Corporate Governance Committee Charter may be accessed through the following link: http://luisitasugar.com/corporate-governance/board-committees/	
Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Non-compliant		The Corporate Governance Committee is composed of three members, two of which are independent directors. The composition of the Corporate Governance Committee, with majority being independent directors, will ensure independence in the performance of its function. The information on the members, including the Chairman of the Corporate Governance Committee and their qualifications may be accessed in the Company's website through the following link: http://luisitasugar.com/corporate-governance/board-committees/

	Chairman of the Corporate Governance Committee is an independent director.	Compliant	Majority of the members, including the Chairman of the Corporate Governance Committee, are independent directors.	
1.	Corporate Governance Committee meet at least twice during the year.			
	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	The functions of a Board Risk and Oversight Committee is undertaken by the Company's Audit Committee. The Audit Committee Charter provides that:	de la companya de la companya de descrito de la companya de la companya de la companya de la companya de la co
2.	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Compliant	"The Audit Committee may perform the functions of Risk Oversight Committee	
3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	 which oversees the Company's Enterprise Management System to ensure its functionality and 	
4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	effectiveness, as well as the functions of Related Party Transactions Committee which reviews all material related party transactions of the Company."	
			The Company's Audit Committee Charter may be accessed through the following link:	
			http://luisitasugar.com/corporate- governance/board-committees/	
			In accordance with the SEC Memorandum Circular No. 19, Series of 2016, Corporate Governance Code for Publicly Listed Corporations, the establishment of a Board Risk Oversight	

Recommendation 3.5		Committee depends on size, risk profile and complexity of operations and is generally applicable to conglomerates and companies with high risk profile. The Company deems that its size, risk profile and complexity of operations does not require the establishment of a BROC.	
 Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman. 	Compliant	The functions of a Related Party Transactions Committee is undertaken by the Company's Audit Committee. The Audit Committee Charter provides that: "The Audit Committee may perform the functions of Risk Oversight Committee which oversees the Company's Enterprise Management System to ensure its functionality and effectiveness, as well as the functions of Related Party Transactions Committee which reviews all material related party transactions of the Company." The Company's Audit Committee Charter may be accessed through the following link http://luisitasugar.com/corporate- governance/board-committees/ In accordance with the SEC Memorandum Circular No. 19, Series of	

Recommendation 3.6		2016, Corporate Governance Code for Publicly Listed Corporations, the establishment of a Related Party Transactions Committee depends on size, risk profile and complexity of operations and is generally applicable to conglomerates and companies with high risk profile. The Company deems that its size, risk profile and complexity of operations does not require the establishment of a RPT Committee.	
 All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information. Committee Charters provide standards for evaluating the performance of the Committees. Committee Charters were fully disclosed on the company's website. 	Compliant Compliant Compliant	The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/ The Company's Charters of the Corporate Governance Committee and Audit Committee may be accessed through the following link: http://luisitasugar.com/corporate- governance/board-committees/	

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

Recommendation 4.1

3.	The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission. The directors review meeting materials for all Board and Committee meetings. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant Compliant	The Company's Manual on Corporate Governance and Board Charter provides that: "The directors shall attend and actively participate in all meetings of the Board, Committees, and Shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission, except when justifiable causes, such as, illness, death in the immediate family and serious accidents, prevent them from doing so." The Company complies with SEC MC. No. 15, Series of 2001 and subsequently with SEC MC No. 3, Series of 2020 on board meetings through remote communication. Materials for the meeting were given to the Directors a few days before the scheduled meeting.
	Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Compliant	The Company's Manual on Corporate Governance and Board Charter provides that: "The non-executive directors of the Board shall concurrently serve as directors to a maximum of five publicly listed companies to ensure that they

		have sufficient time to fully property for	
		have sufficient time to fully prepare for meetings, challenge Management's	
		proposals/views, and oversee the long-	
		term strategy of the company."	
		term strategy of the company.	
		The Company's Manual on Corporate	
		Governance may be accessed through	
		the following link:	
		http://luisitasugar.com/corporate-	
		governance/manual-on-corporate-	
		governance/	
		The Company's Board Charter may be	
		accessed through the following link:	
		http://luisitasugar.com/corporate-	
		governance/board-committees/	
		The second of the College	
		The respective profiles of the Company's directors containing their directorships in	
		both listed and non-listed companies	
		may be accessed through the following	
		link:	
		http://luisitasugar.com/about-us/our-	
		company/board-of-directors-	
		management-team-and-executive-	
Becommendation 4.2		directors/	and the second s
Recommendation 4.3 1. The directors notify the company's board	Compliant	The Company's Manual on Company	Carrier tan the states to be a second of the
before accepting a directorship in another	Compliant	The Company's Manual on Corporate Governance and Board Charter provides	
company.		that:	
t T		uiuc.	

		"A director shall notify the Board where he/she is an incumbent director before accepting a directorship in another company."	
		The Company's Manual on Corporate Governance may be accessed through the following link:	
		http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	
		The Company's Board Charter may be accessed through the following link	
		http://luisitasugar.com/corporate- governance/board-committees/	
 Optional: Principle 4 Company does not have any executive directors who serve in more than two boards of listed companies outside of the group. 			
Company schedules board of directors' meetings before the start of the financial year.	Compliant	The Company scheduled its meetings of the Board of Directors for CY 2023 during its organizational board meeting held on 31 January 2023.	
 Board of directors meet at least six times during the year. Company requires as minimum quorum of at least 2/3 for board decisions. 			
Principle 5: The board should endeavor to exercise	an objective and	independent judgment on all corporate affa	irs
Recommendation 5.1		A Company of the Comp	
1. The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	Non-compliant		While the Company has only two (2) independent directors, they constitute one third (1/3) of the eight (8) elected directors.

Recommendation 5.2			The Company considers the number of independent directors adequate and sufficient for the board to exercise an objective and independent judgment on all corporate affairs with two independent directors, given the company's size, structure, risk profile and complexity of operations. The respective profiles of the Company's independent directors may be accessed through the following link: http://luisitasugar.com/about-us/our-company/board-of-directors-management-team-and-executive-directors/
The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	The respective profiles of the Company's independent directors may be accessed through the following link: http://luisitasugar.com/about-us/our-company/board-of-directors-management-team-and-executive-directors/	
 Supplement to Recommendation 5.2 Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently. 	Compliant	There are no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	
 Recommendation 5.3 The independent directors serve for a cumulative term of nine years (reckoned from 2012). 	Non-Compliant		The years of service as an independent director is disclosed in the Company's Information Statement (SEC Form 20-IS),

2. The company bars an independent director from serving in such capacity after the term limit of nine years. 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 Company's Manual on Corporate Governance and Board Charter provides that: "The Board's independent directors shall serve for a maximum cumulative term of nine (9) years. After which, the independent director shall be perpetually barred from reelection as such in the same company, but may continue to qualify for nomination and election as a non-independent director. In the instance that a company wants to retain an independent director who has served	which may be accessed through the following link: http://luisitasugar.com/disclosures/sec-filings/ Mr. Renato B. Padilla and Mr. Benjamin I. Espiritu, who served the maximum term limit as independent directors, were nominated and elected by the stockholders during the annual stockholders' meeting held on 31 January 2023. A copy of the Minutes of the Meeting of the Annual Meeting for 2023 may be accessed using the following link: http://luisitasugar.com/disclosures/minutes-of-all-general-or-special-stockholders-meetings/

		shareholders' approval during the annual	
		shareholders' meeting."	
		The Company's Manual on Corporate	
		Governance may be accessed through	
		the following link:	
		are renoving man	
		http://luisitasugar.com/corporate-	
		governance/manual-on-corporate-	
		governance/	
		governance	
		The Company's Board Charter may be	
		accessed through the following link	
		decessed through the following mix	
		http://luisitasugar.com/corporate-	
		governance/board-committees/	
		governance/board committees/	
		All the independent directors are still	
		within the allowable term limit.	
Recommendation 5.4		Within the diovaste term mine	
1. The positions of Chairman of the Board and	Non-compliant	The second secon	While the Chairman and Chief Executive
Chief Executive Officer are held by separate			Officer positions are being held by one and
individuals.			the same individual, the President and Chief
2. The Chairman of the Board and Chief	Non-compliant		Operating Officer whose function includes
Executive Officer have clearly defined			overseeing the operations of the Company are
responsibilities.			held by another individual and they are not
			related to each other.
Recommendation 5.5			related to each other.
If the Chairman of the Board is not an	Non-compliant	The second secon	The Company's Manual on Corporate
independent director, the board designates a	- Compilation		Governance and Board Charter provides that:
lead director among the independent directors.			Soverhance and board charter provides that.
			"The Board may, whenever practicable,
			designate a lead director among the
			independent directors if the Chairman of the
SEC Form 1 A CCD * He dated 210 = 2017			independent directors if the Chairman of the

Board is not independent, including a situation where the positions of the Chairman of the Board and Chief Executive Officer are held by one person. The functions of the lead director include, among others, the following:

-Serves as an intermediary between the Chairman and the other directors when necessary;

-Convenes and chairs meetings of the nonexecutive directors; and

-Contributes to the performance evaluation of the Chairman, as required."

The Company's Manual on Corporate Governance may be accessed through the following link:

http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/

The Company's Board Charter may be accessed through the following link:

http://luisitasugar.com/corporate-governance/board-committees/

While there is no designated lead director, the Board ensures that it is functioning in accordance with the best practices on corporate governance and that the independent judgment of the independent directors is maintained throughout their term.

Recommendation 5.6

Compliant The Company's Manual on Corporate 1. Directors with material interest in a transaction affecting the corporation abstain from taking Governance and Board Charter provides part in the deliberations on the transaction. that: "The board shall endeavor to exercise an objective and independent judgment on all corporate affairs. A director with a material interest in any transaction affecting the Company shall abstain from taking part in the deliberations for the same." The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporategovernance/manual-on-corporategovernance/ The Company's Board Charter may be accessed through the following link: http://luisitasugar.com/corporategovernance/board-committees/ There had been no instance where a director had material interest in a transaction affecting the corporation that would require him to abstain from taking part in the deliberations on the transaction

Recommendation 5.7

 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. The meetings are chaired by the lead independent director. 	Compliant	The Audit Committee (whose members are all non-executive directors) meeting, with the external auditor and heads of the internal audit, for the purpose of recommending the approval of the audited financial statements of the Company was held without any executive present. The Audit Committee is headed by an independent director, Mr. Benjamin Espiritu who chaired the meeting.	
Optional: Principle 5			
 None of the directors is a former CEO of the company in the past 2 years. 			

Principle 6: The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.

Recommendation 6.1		and the second of the second o
1. Board conducts an annual self-assessment of its performance as a whole.	Non-compliant	Given the number of directors of the Company and its size, structure, risks profile and
2. The Chairman conducts a self-assessment of his performance.	Non-compliant	complexity of operations, the performance of the Board, individual directors and committees may adequately be discerned during their
The individual members conduct a self- assessment of their performance.	Non-compliant	attendance and participation in board meetings. Nonetheless, the Board endeavors to conduct a self-assessment survey to
4. Each committee conducts a self-assessment of its performance.	Non-compliant	evaluate the performance of the Board, the Committees, and its individual members on an
5. Every three years, the assessments are supported by an external facilitator.	Non-compliant	annual basis starting this calendar year, with the support of an external facilitator every three (3) years.
Recommendation 6.2		
Board has in place a system that provides, at the minimum, criteria and process to	Non-compliant	Given the number of directors of the Company and its size, structure, risk profile and

	determine the performance of the Board, individual directors and committees.			complexity of operations, the performance of the Board, individual directors and committees may adequately be discerned during their attendance and participation in board meetings. Nonetheless, the Board aims to come up with a self-assessment survey to evaluate the performance of the Board, the Committees and its individual members.
2.	The system allows for a feedback mechanism from the shareholders.	Compliant	The shareholders may submit their feedback by communicating with the Investor Relations Officer. The contact information is found in the following page of the Company's website: http://luisitasugar.com/investor-relations/	
D.	inciple 7: Members of the Board are duty-bound	to apply high of	thical standards, taking into account the interes	ste of all state of all are
	ecommendation 7.1	to apply flight el	unical standards, taking into account the interes	sts of all stakeholders.
	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 Board has adopted a Code of Business Conduct and Ethics, which was properly disseminated to the Board, senior management and employees. The same is publicly available and may be	
2.	The Code is properly disseminated to the Board, senior management and employees.	Compliant	accessed through the following link:	
3.		Compliant	http://luisitasugar.com/corporate- governance/code-of-business-conduct- and-ethics/	
	pplement to Recommendation 7.1			
1.	Company has clear and stringent policies and procedures on curbing and penalizing company	Compliant	The Code of Conduct and Ethics provides that:	

"CAT does not tolerate any act of corruption or bribery
Bribery or Corruption, for purposes of this Policy, shall be defined as making any offer, promise, or giving of gift, either personally or through the mediation of another, to a government official, in exchange for the performance or non-performance of his/her official duties.

Violation of this provision would be subject to disciplinary measures, which may include dismissal, without prejudice from the Corporation's right to initiate a criminal or civil action.

The Corporation does not tolerate corrupt practices and considers the following conduct, contrary to its Policy and rules and regulations: (1) giving or accepting anything of value where the nature or value of the advantage is unreasonable or inappropriate to the occasion or the position and circumstances of the recipient (employee, supplier, contractor, customer, government agency); (2) giving or accepting anything of value with the intent or expectation of receiving or giving anything of value in return; (3) giving or accepting of value that may unduly influence the recipient's objectivity, judgment or discretion; (4) giving or accepting anything of value without proper documentation; and (5)

		violation of the Anti-Graft and Corrupt Practices Act." The Company's Code of Conduct and Ethics may be accessed through the following link: http://luisitasugar.com/corporate- governance/code-of-business-conduct- and-ethics/	
Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of comwith the Code of Business Conduct and		The Code of Conduct and Ethics provides that:	
2. Board ensures the proper and efficient implementation and monitoring of comwith company internal policies. Output Description:	Compliant	"The administration and the implementation of this Code shall be the primary responsibility of the Unit Head who may, for this purpose, issue such implementing rules and regulations within their respective units that are consistent with this Code. Report of violations Directors, Officers and Employees are expected to strictly comply with this Code and to report to the noncompliance or violation thereof. Investigation Upon complaint or report, or on his own initiative, a Unit Head shall investigate or cause to be investigated, and decide all disciplinary offenses involving employees within his/her Unit.	

Offenses involving employees belonging to two or more Units shall be jointly investigated and decided by the Unit Heads concerned.

Offenses for which the prescribed penalty is dismissal shall be investigated and decided in accordance with applicable laws, presidential decrees and republic acts. The Unit Head shall, in the discharge of this responsibility, be assisted by the Legal Office.

The decision shall be in writing and shall state i) the proofs submitted during the investigation; ii) the offense proven to have been committed, and iii) the reason in support of the decision.

Evaluation of Cases

The objectives sought to be attained by this Code shall be the guiding principles in evaluating all disciplinary cases. Unit Heads shall, in the discharge of their responsibilities under this Policy, see to it that the interests of the company are protected.

Discipline

Any employee who commits any of the offenses in the Company Policies and Rules and Regulations may be disciplined in accordance with the following Penalties:

Written Warning – notice or advice given to an employee for having committed an offense, reminding or calling his/her attention of sterner penalties which may

	T		
		be imposed in case of repetition of the	
		same offense.	
		Suspension – this place an employee	
		under suspension without pay for the	
		specified period of day(s), and all fringe	
		benefits may also be considered	
		suspended during the period of	
		suspension.	
		Dismissal — this is termination of An	
		employee for commission of an	
		extremely serious violation or any	
		repeated offenses.	
		Conflict Resolution	
		In resolving conflicts, certain	
		mechanisms are adapted such as the	
		Grievance procedure, mediation and	
		conciliation, arbitration and	
		administrative investigation, as the case	
		may be.	
		The Company's Code of Conduct and	
		Ethics may be accessed through the	
		following link:	
		http://luisitasugar.com/corporate-	
		governance/code-of-business-conduct-	
		and-ethics/	
	Dis	sclosure and Transparency	
1	te disclosure poli	licies and procedures that are practical and in accordance with best practices and regulator	у
expectations.			
Recommendation 8.1			
1. Board establishes corporate disclosure policies	Compliant	The Company's Manual on Corporate	
and procedures to ensure a comprehensive,		Governance provides that:	
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.

"The Company shall establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations. The Board shall establish corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.

All directors and officers shall disclose/report to the Company any dealings in the Company's shares within three (3) business days.

The Board shall fully disclose all relevant and material information on individual board members and key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.

The company shall provide a clear disclosure of its policies and procedure for setting Board and executive remuneration, as well as the level and mix of the same in the Annual Corporate Governance Report. The Company shall also disclose the remuneration on an individual basis, including termination and retirement provisions

The Company shall comply with the prescribed laws, rules and regulations relative to transactions involving related parties. The material or significant RPTs reviewed and approved during the year shall be disclosed in the Annual Corporate Governance Report. The Company shall make a full, fair, accurate and timely disclosure to the public of every material fact or event that occurs, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. Moreover, the Board of the offeree company shall appoint an independent party to evaluate the fairness of the transaction price on the acquisition or

The Company's corporate governance policies, programs and procedures shall be appended to this Manual on Corporate Governance, which shall be submitted to the regulators and posted on the company's website."

disposal of assets.

The Company's Manual on Corporate Governance may be accessed through the following link:

http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/

G.	enlament to Recommendations 9 1			
1.	Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period. 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 makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period through a timely disclosure to the Philippine Stock Exchange through the following link: http://edge.pse.com.ph/companyDisclos ures/form.do?cmpy_id=183 The same reports are also uploaded in the Company's website through the following link: http://luisitasugar.com/disclosures/secfilings/	
	commendation 8.2 Company has a policy requiring all directors to	Compliant	The Company's Manual on Corporate	
1.	disclose/report to the company any dealings in the company's shares within three business days.	Compliant	Governance provides that: "All directors and officers shall	
2.	Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	disclose/report to the Company any dealings in the Company's shares within three (3) business days. The Board shall fully disclose all relevant and material information on individual board members and key	

executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.

The company shall provide a clear disclosure of its policies and procedure for setting Board and executive remuneration, as well as the level and mix of the same in the Annual Corporate Governance Report. The Company shall also disclose the remuneration on an individual basis, including termination and retirement provisions

The Company shall comply with the prescribed laws, rules and regulations relative to transactions involving related parties. The material or significant RPTs reviewed and approved during the year shall be disclosed in the Annual Corporate Governance Report.

The Company shall make a full, fair, accurate and timely disclosure to the public of every material fact or event that occurs, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. Moreover, the Board of the offeree company shall appoint an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.

		The Company's corporate governance policies, programs and procedures shall be appended to this Manual on Corporate Governance, which shall be submitted to the regulators and posted on the company's website." The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/	
 Supplement to Recommendation 8.2 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 Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders by filing SEC Form No. 23-A or SEC Form No. 23-B to the SEC and by timely disclosing the same to the Philippine Stock Exchange. The said reports may be accessed through the PSE portal through the following link: http://edge.pse.com.ph/companyDisclos ures/form.do?cmpy_id=183 The same reports are also uploaded in the Company's website and may be accessed through the following link:	

			http://luisitasugar.com/disclosures/sec-	
			filings/	
			For the covered period, the following	
			transactions were disclosed: 1. Change	
			of beneficial ownership of Mr. Fernando	
			C. Cojuangco, 2. Change in beneficial	
			ownership of Mr. Martin Ignacio P.	
			Lorenzo, 3. Initial statement of beneficial	
			ownership of Mr. Martin Diego L.	
			, ,	
			Lorenzo, 4. Initial statement of	
			beneficial ownership of Mr. Mateo Rafael	
			L. Lorenzo, and 5. Initial statement of	
			beneficial ownership of Mr. Pedro	
			Francisco B. Cojuangco.	and the same of
	commendation 8.3			a marine de mais a relación de conserva de la conse
1.	Board fully discloses all relevant and material	Compliant	The directors' and key officers' academic	•
	information on individual board members to		qualifications, share ownership in the	
	evaluate their experience and qualifications,		company, membership in other boards,	
	and assess any potential conflicts of interest		other executive positions, professional	
	that might affect their judgment.		experiences, expertise and relevant	
<u></u>			trainings attended are disclosed in the	
2.	Board fully discloses all relevant and material	Compliant	Company's website through the following	
	information on key executives to evaluate their		link:	
	experience and qualifications, and assess any			
	potential conflicts of interest that might affect		http://luisitasugar.com/about-us/our-	
	their judgment.		company/board-of-directors-	
			management-team-and-executive-	
			directors/	
Re	commendation 8.4			
	Company provides a clear disclosure of its	Compliant	Director's compensation is provided in	a sa kalanda da sa da kalanda da karanda da sa kalanda da kalanda ka da ka
	policies and procedure for setting Board		Section 5, Article III of the Amended By-	
	remuneration, including the level and mix of		Laws which states - "The Board of	
	the same.		Laws which states The board of	
1				

Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	Directors shall receive a fee of up to three percent (3%) of the net profits of the Corporation which shall be distributed proportionately among the directors; and each director shall receive a reasonable per diem in an amount to be determined by the Board of Directors for every board meeting actually attended. xxx" It is also provided in Section 9, Article III of the Amended By-Laws that "the Board shall fix the compensation or salary of the President, Vice-President, General Manager, Treasurer, Secretary and other duly elected or appointed officer or officers as well as the Manager of the Central and personnel under the latter." The Company's Amended By-Laws may be accessed through the following link: http://luisitasugar.com/about-us/our-company/	
Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Non-compliant		The remuneration and/or compensation received by the directors is disclosed as a group in the Company's Annual Report. The Annual Report is timely disclosed to the PSE and may be accessed using the following link: http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=183

Related Party Tra unusual or infreq	es its policies governing ansactions (RPTs) and other uently occurring transactions n Corporate Governance.	Compliant	The Company has adopted a Policy on Material Related Party Transactions to ensure that every material related party transaction is at arm's length and conducted in a manner that will protect the Company from conflicts of interest. The Audit Committee is tasked to perform the functions of Related Party Transactions Committee as mandated by the Company's Manual on Corporate Governance The Company's Material Related Party Transactions Policy may be accessed through the following link:	The Annual Report may also be accessed in the Company's website through the following link: http://luisitasugar.com/disclosures/sec-filings/
			http://luisitasugar.com/corporate- governance/code-of-business-conduct- and-ethics/	
	es material or significant RPTs proved during the year.	Compliant	In the normal course of its business, the Company had transactions with related parties. Please see Note 23 (Related Party Transactions) of the Notes to Financial Statements as of June 30, 2023.	

		The Annual Report is timely disclosed to	
		the PSE and may be accessed using the	
		following link:	
		http://edge.pse.com.ph/companyDisclos	
		ures/form.do?cmpy_id=183	
		ares, formace, empy_id=100	
		The Annual Report may also be accessed	
		in the Company's website through the	
		following link:	
		http://luisitasugar.com/disclosures/sec-	
		filings/	en de la companya de
Supplement to Recommendation 8.5			a andre de la desta de como de la
 Company requires directors to disclose their 	Compliant	The Company's Manual on Corporate	
interests in transactions or any other conflict of		Governance and Board Charter provides	
interests.		that:	
		"The Board shall oversee that an	
		appropriate internal control system is in	
		place, including setting up a mechanism	
		for monitoring and managing potential	
		conflicts of interest of Management,	
		board members, and shareholders.	
		1	
		The Board shall fully disclose all relevant and material information on individual	
		board members and key executives to	
		evaluate their experience and	
		qualifications, and assess any potential	
		conflicts of interest that might affect	
		their judgment."	1
			· ·

		The Company's Manual on Corporate	
		Governance may be accessed through	
		the following link:	
		http://luisitasugar.com/corporate-	
		governance/manual-on-corporate-	
		governance/	
		governance,	
		The Company's Board Charter may be	
		accessed through the following link:	
		http://luisitasugar.com/corporate-	
		governance/board-committees/	
		There are no instances in the period	
		covering this report that the directors	
		are required to disclose their interests in	
		transactions or any other conflict of	
		interests.	
Optional : Recommendation 8.5			
Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.			
Recommendation 8.6			44.
Company makes a full, fair, accurate and	Compliant	The Company's Manual on Corporate	and the state of t
timely disclosure to the public of every	•	Governance provides that:	
material fact or event that occur, particularly			
on the acquisition or disposal of significant		"The Company shall make a full, fair,	
assets, which could adversely affect the viability or the interest of its shareholders and		accurate and timely disclosure to the	
other stakeholders.		public of every material fact or event	
ouror standingers:		that occurs, particularly on the	
		acquisition or disposal of significant	
		assets, which could adversely affect the	
		viability or the interest of its shareholders and other stakeholders."	
	-	SHAFEHUIUEIS AND OUNER STAKENOIGERS,"	

		The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/ There is no transaction in the period covered by this report requiring such disclosure.
Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	The Company's Manual on Corporate Governance provides that: "the Board of the offeree company shall appoint an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets." The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/ There is no transaction in the period covered by this report requiring the appointment of an independent party to evaluate the fairness of a transaction.

C.	unlament to Decommendation 9 6			A second
1.	Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	Compliant	There are no existing shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company. Hence, no disclosure of such nature.	
Re	commendation 8.7			S. C. Maria Maria Caralla de Cara
1.	Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	The Company's Manual on Corporate Governance was timely submitted to the SEC and disclosed to the PSE. The	
2.	Company's MCG is submitted to the SEC and PSE.	Compliant	Manual may be accessed through the following links:	
3.	Company's MCG is posted on its company website.	Compliant	http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	
			http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=183	
	pplement to Recommendation 8.7			and the state of t
1.	Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	The Company's Manual on Corporate Governance was timely submitted to the SEC and disclosed to the PSE. The Manual may be accessed through the following links:	
Ì			http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	

		http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=183	
Optional: Principle 8			La Sancia de Calendar de Caracter de Sancia de
Does the company's Annual Report disclose the following information: a. Corporate Objectives	Compliant	The Annual Report is timely disclosed to the PSE and may be accessed using the following link:	
b. Financial performance indicators	Compliant	http://edge.pse.com.ph/companyDisclos ures/form.do?cmpy_id=183	
c. Non-financial performance indicators	Compliant		
d. Dividend Policy	Compliant	The Annual Report may also be accessed in the Company's website through the	
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant	following link: http://luisitasugar.com/disclosures/secfilings/	
f. Attendance details of each director in all directors' meetings held during the year	Non-compliant		The attendance of the directors is disclosed in a separate report to the SEC.
g. Total remuneration of each member of the board of directors	Non-compliant		The remuneration of the directors is presented as a group.
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.	Compliant	The Annual Report is timely disclosed to the PSE and may be accessed using the following link: http://edge.pse.com.ph/companyDisclos ures/form.do?cmpy_id=183 The Annual Report may also be accessed in the Company's website through the following link:	

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	http://luisitasugar.com/disclosures/sec-filings/ The Audited Financial Statement, an integral part of the Annual Report, contains a Statement of Management's Responsibility signed by the Chairman & CEO, the President & COO and the CFO, which makes express reference to the Company's internal controls (Page 42 of the Company's Annual Report for fiscal year 2022-2023). The Company's Annual Report may also be accessed in the Company's website through the following link: http://luisitasugar.com/disclosures/sec-filings/	
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.	Non-compliant		While the statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems is not disclosed in the Annual Report, the board had actively addressed any and all issues relating to the same.
5.	The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Compliant	The Annual Report thoroughly discusses the major risks in the business of the Company, such as operational, financial, and hazard risks (Pages 5-6 of the Company's Annual Report for fiscal year 2022-2023). is timely disclosed to the	

PSE and may be accessed using the following link:

http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=183

The Annual Report may also be accessed in the Company's website through the following link:

http://luisitasugar.com/disclosures/sec-filings/

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.

Recommendation 9.1		
 Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. 	Compliant	The Audit Committee Charter provides that: "Recommends to the Board the
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	appointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the corporation, and provides an objective
3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Compliant	assurance on the manner by which the financial statements shall be prepared and presented to the stockholders. Assess the integrity and independence of the corporation's External Auditor; reviews and monitors the External Auditor's independence and objectivity and the effectiveness of the audit

		process, taking into consideration relevant Philippine professional and regulatory requirements; and reviews and monitors the External Auditor's suitability and effectiveness on an annual basis."	
		Stockholders representing a total of 85.55% of the Company's total outstanding capital ratified the reappointment of the Company's External Auditor.	
		The Company's Minutes of the Annual Meeting may be accessed through the following link:	
		http://luisitasugar.com/disclosures/minut es-of-all-general-or-special-stockholders- meetings/	
Supplement to Recommendation 9.11. Company has a policy of rotating the lead audit partner every five years.	Compliant	The Company disclosed the name of the lead auditor in its Annual Report and Annual Corporate Governance Report, and Information Statement which may be viewed at:	and the state of t
		http://luisitasugar.com/disclosures/sec-filings/	
Recommendation 9.2		http://edge.pse.com.ph/companyDisclos ures/form.do?cmpy_id=183	

1. Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements. 2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	The Audit Committee Charter provides that: "In the exercise of its oversight functions, the Audit Committee has the following duties and responsibilities: Xxx m. Assess the integrity and independence of the corporation's External Auditor; reviews and monitors the External Auditor's independence and objectivity and the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements; and reviews and monitors the External Auditor's suitability and effectiveness on an annual basis." The Company's Audit Committee Charter may be accessed through the following link: http://luisitasugar.com/corporate-governance/board-committees/	
Supplement to Recommendations 9.2			and the state of t
 Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions. 	Compliant	The Company's Audit Committee Charter may be accessed through the following link:	

2	Audit Committee ensures that the external	Compliant	http://luisitasugar.com/corporate- governance/board-committees/ The Company's Audit Committee Charter	
۷.	auditor has adequate quality control procedures.	Compilation	may be accessed through the following link:	
			http://luisitasugar.com/corporate- governance/board-committees/	
	ecommendation 9.3			
1.	Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Compliant	The external auditor has not rendered non-audit services.	
2.	Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Compliant	The Audit Committee Charter provides that: "Evaluates and determines the non-audit work, if any, of the External Auditor, and periodically reviews the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to the corporation's overall consultancy expenses. The committee shall disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. The non-audit work, if allowed, shall be disclosed in the Company's Annual Report and Annual Corporate Governance Report."	

		The Company's Audit Committee Charter may be accessed through the following link: http://luisitasugar.com/corporate-governance/board-committees/	
 Supplement to Recommendation 9.3 Fees paid for non-audit services do not outweigh the fees paid for audit services. 	Compliant	The external auditor has not rendered non-audit services.	
1. Company's external auditor is duly accredited by the SEC under Group A category. Additional Recommendation to Principle 9 1. Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	The information of the Company's external auditor are as follows: 1. Name of the audit engagement partner - Genghis O. Grospe 2. Accreditation number and validity - SEC Partner Accreditation No. 121500-SEC (Group A) valid to cover audit of 2020 to 2024 financial statements 3. Accreditation number and validity - SEC Firm Accreditation No. 0001-SEC valid to cover audit of 2021 to 2025 financial statements 4. Name, address, contact number of the audit firm - SyCip Gorres Velayo & Company, 6760 Ayala Avenue, Makati City, 1223 Metro Manila, Philippines, Tel: (632) 8891-0307	
Company's external auditor agreed to be subjected to the SEC Oversight Assurance	Compliant	The Company's external auditor has not been selected by the SEC's General	

Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).		Accountant to be inspected following the rules in SEC MC No. 9, 2017.	
		and the man financial and sustainability issues are disclosed	
	material and re	eportable non-financial and sustainability issues are disclosed.	
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's Manual on Corporate Governance provides that: "The company shall ensure that the material and reportable non-financial and sustainability issues are disclosed. The Board shall have 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. The Company shall adopt a globally recognized standard/framework in reporting sustainability and non-financial issues." The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	

2. Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Compliant	The Company has adopted the principles laid down in SEC MC. No. 2019-04 on Sustainability Reporting Guidelines which is based on a globally recognized standard/framework. Further, the Board continuously reviews company-wide practices in reporting sustainability and non-financial issues.	
Principle 11: The company should maintain a comcrucial for informed decision-making by investors, s	prehensive and co akeholders and o	est-efficient communication channel for disse ther interested users.	minating relevant information. This channel is
Recommendation 11.1		and the second s	the contained the contained and the second of the second the second second second second second second second
 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 	Compliant	The Company's Manual on Corporate Governance and Board Charter provides that:	

"The company shall maintain a comprehensive and cost-efficient communication channel for

company shall include media and analysts' briefings as channels of

accurate dissemination of public,

disseminating relevant information. The

communication to ensure the timely and

material and relevant information to its shareholders and other investors."

The Company's Manual on Corporate Governance may be accessed through

the following link:

shareholders and other investors.

Supplemental to Principle 11		http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/ The Company timely disclosed structured and unstructured reports to the PSE online portal and regularly maintains a website. These platforms serve as effective channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	
Company has a website disclosing up-to-date information on the following:	Compliant	The Company maintains its own website and may be accessed through the following link: http://luisitasugar.com	
a. Financial statements/reports (latest quarterly)	Compliant	http://luisitasugar.com/disclosures/sec-filings/	
b. Materials provided in briefings to analysts and media	Compliant	The Company did not hold any briefings to analysts and media during the period covered by this report.	
c. Downloadable annual report	Compliant	http://luisitasugar.com/disclosures/sec-filings/	
d. Notice of ASM and/or SSM	Compliant	http://luisitasugar.com/disclosures/notic e-of-annual-or-special-stockholders- meetings/ http://luisitasugar.com/disclosures/sec- filings/	

e. Minutes of ASM and/or SSM	Compliant	http://luisitasugar.com/disclosures/minut es-of-all-general-or-special-stockholders- meetings/			
f. Company's Articles of Incorporation and By- Laws	Compliant	http://luisitasugar.com/about-us/our-company/			
Additional Recommendation to Principle 11			the section of the first state of the section of th		
Company complies with SEC-prescribed website template.	Compliant	The Company's website is maintained in accordance with SEC MC No. 11, Series of 2014.			
		http://luisitasugar.com			
Internal Control System and Risk Management Framework					

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

Recommendation 12.1		2	and the state of the control of the state of
Company has an adequate and effective internal control system in the conduct of its business.	Compliant	The Company's Audit Committee continuously evaluates internal control system in the conduct of its business. The Company has effectively addressed	
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	its risk management issues by identifying key risks and the procedure of managing the same as indicated in the Company's Annual Report. The Company's Annual Report may be accessed through the following links: http://luisitasugar.com/disclosures/secfilings/	
		http://edge.pse.com.ph/companyDisclos ures/form.do?cmpy_id=183	
Supplement to Recommendations 12.1			da i canada da i da

 Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances. Optional: Recommendation 12.1 Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board. Recommendation 12.2 	Compliant	The Company's Code of Conduct and Ethics provides that: "The Company is bound by laws of the country, as well as the rules and regulations of regulatory agencies. Its directors, officers and employees are also expected to comply with prevailing laws, rules and regulations at all times. In addition thereto, adherence to internal rules shall be strictly observed, which may prescribe more stringent rules of conduct than the prevailing laws." The Company's Code of Conduct and Ethics may be accessed through the following link: http://luisitasugar.com/corporate-governance/code-of-business-conduct-and-ethics/	
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. Recommendation 12.3	Compliant	The internal audit function of the Company is in-house and functionally reports to the Board through the Audit Committee	

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. Non-compliant	"The Board may appoint a qualified Chief Audit Executive (CAE) subject to the company's size, risk profile and
	complexity of operations. The CAE shall oversee and be responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider. In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel shall be assigned the responsibility for managing the fully outsourced internal audit activity. The following are the responsibilities of the CAE, among others: Periodically reviews the internal audit charter and presents it to senior management and the Board Audit Committee for approval; Establishes a risk-based internal audit plan, including policies and procedures, to determine the priorities of the internal audit activity, consistent with the organization's goals; Communicates the internal audit activity's plans, resource requirements and impact of resource limitations, as well as significant interim changes, to senior management and the Audit Committee for review and approval; Spearheads the performance of the internal audit activity to ensure it adds value to the organization;

			Reports periodically to the Audit Committee on the internal audit activity's performance relative to its plan" The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/ The Company's size, risk profile and complexity of operations does not require the appointment of a Chief Audit Executive. The Company has an existing internal audit mechanism.
3. In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Compliant	The Company's internal audit functions has not been outsourced. If the Company outsources its internal audit activity, then it will be managed by a qualified independent executive or a senior management personnel.	
1. Company has a separate risk management function to identify, assess and monitor key risk exposures. Output Description:	Compliant	The Company's Manual on Corporate Governance and Board Charter provides that: "The Board shall oversee that a sound enterprise risk management (ERM) framework is in place to effectively identify, monitor, assess and manage key business risks. The risk management framework shall guide the Board in	

			identifier with the cines and	
			identifying units/business lines and	
			enterprise-level risk exposures, as well	
			as the effectiveness of risk management	
			strategies.	
			XXX	
			The Company shall have an adequate	
			and effective internal control system and	
			an enterprise risk management	
			framework in the conduct of its business,	
			taking into account its size, risk profile	
			and complexity of operations."	
			The Company's Manual on Corporate	
			Governance may be accessed through	
ļ			the following link:	
			http://luisitasugar.com/corporate-	
			governance/manual-on-corporate-	
			governance/	
			The Audit Committee performs functions	
			of the Risk Oversight Committee.	
Su	pplement to Recommendation 12.4		of the flox oversight commission	
	Company seeks external technical support in	Compliant	The Company has competently and	
1.	risk management when such competence is	Compliant	effectively addressed risk management	
	not available internally.		issues through internal support.	
Pa	commendation 12.5			
	In managing the company's Risk Management	Non-compliant		The Company has an existing internal risk
1.	System, the company has a Chief Risk Officer	14011 Compliant		management mechanism The Company's size,
1	(CRO), who is the ultimate champion of			risk profile and complexity of operations does
	Enterprise Risk Management (ERM).			not require the appointment of a Chief Risk
2.	CRO has adequate authority, stature,	Non-compliant		Officer. Nonetheless, this will be kept under
	resources and support to fulfill his/her	•		
	responsibilities.			

		review and steps will be taken to determine the need to appoint a CRO.
 Additional Recommendation to Principle 12 Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively. 	Non-compliant	Under the Company's Code of Corporate Governance, "the Board may appoint a qualified Chief Audit Executive (CAE) subject to the company's size, risk profile and complexity of operations. The CAE shall oversee and be responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider. xxx" (Section 12. 3 Manual on Corporate Governance).
		"The Audit Committee shall be primarily responsible for overseeing the senior management in establishing and maintaining an adequate, effective and efficient internal control framework. The Audit Committee shall ensure that systems and processes are designed to provide assurance in areas including reporting, monitoring compliance with laws, regulations and internal policies, efficiency and effectiveness of operations, and safeguarding of assets. xxx (Section 3.1.2 Code of Corporate Governance.
		The Company's Manual on Corporate Governance may be accessed through the following link:
		http://luisitasugar.com/corporate- governance/manual-on-corporate-governance/

	Cultivating a Sy	nergic Relationship with Shareholders	The Audit Committee has not recommended to the Board the need to appoint a Chief Audit Executive considering the company's size, risk profile and complexity of operations.
Principle 13: The company should treat all share	holders fairly and	equitably, and also recognize, protect and racii	litate the exercise of their rights.
 Recommendation 13.1 Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance. 	Compliant	The Company's Manual on Corporate Governance and Board Charter provides that:	
Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	"The company shall treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights. It is the duty of the Board to promote the rights of the stockholders, remove impediments to the exercise of those rights and provide an adequate avenue for them to seek timely redress for breach of their rights. Shareholders' rights relate to the following, among others: Pre-emptive rights; Dividend policies; Right to propose the holding of meetings and to include agenda items ahead of the scheduled Annual and Special Shareholders' Meeting; Right to nominate candidates to the Board of Directors; Nomination process; and Voting procedures that would govern the	

Annual and Special Shareholders' Meeting.

The Board shall encourage active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.

The Board shall encourage active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. In addition, the Minutes of the Annual and Special Shareholders' Meeting shall be available on the company website within five business days from the end of the meeting. The Board shall make available, at the option of a shareholder, an alternative dispute mechanism to resolve intracorporate disputes in an amicable and effective manner.

The Board shall establish an Investor Relations Office (IRO) to ensure constant engagement with its shareholders. The IRO shall be present at every shareholders' meeting."

The Company's Manual on Corporate Governance may be accessed through the following link:

			http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	
	pplement to Recommendation 13.1 Company's common share has one vote for one share.	Compliant	The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	
2.	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	
3.	Board has an effective, secure, and efficient voting system.	Compliant	The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	
4.	Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Compliant	The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	
5.	Board allows shareholders to call a special shareholders' meeting and submit a proposal	Compliant	No shareholder have exercised the right to call a special shareholders' meeting	

	for consideration or agenda item at the AGM or special meeting.		and submit a proposal for consideration or agenda item at the AGM or special meeting.	
6.	Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	The Company's Manual on Corporate Governance may be accessed through the following link:	
a a a a a a a a a a a a a a a a a a a			http://luisitasugar.com/corporate- governance/manual-on-corporate- governance/	
7.	Company has a transparent and specific dividend policy.	Compliant	The Company's dividend policy is provided for by Article VII of the Amended By-Laws.	
			The Company's Amended By-Laws may be accessed through the following link:	
			http://luisitasugar.com/about-us/our-company/	
0	otional: Recommendation 13.1			
1.	Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.		Identify the independent party that counted/validated the votes at the ASM, if any.	
Re	ecommendation 13.2			at come a la la colonia a come de la come de
1.	Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	Non-compliant		The Notice of Annual Stockholders' Meeting and the Information Statement was distributed to the stockholders at least 15 business days in accordance with the Securities Regulations Code. The Company will endeavor to distribute the Notice of Meeting and the Information Statement to the stockholders' at least 28 days before the

Supplemental to Recommendation 13.2			meeting to further encourage their active participation. The Company's Information Statement (SEC Form No. 20-IS) may be accessed through the following link: http://luisitasugar.com/disclosures/sec-filings/
Company's Notice of Annual Stockholders' Meeting contains the following information:	Compliant	The Company's Notices of Annual or Special Stockholders' Meeting may be accessed through the following link:	
The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	http://luisitasugar.com/disclosures/notic e-of-annual-or-special-stockholders- meetings/	
b. Auditors seeking appointment/re- appointment	Compliant	The Company's Information Statement includes such notice and contains the	
c. Proxy documents	Compliant	required reports to be submitted to the stockholders.	
		The Company's Information Statement (SEC Form No. 20-IS) may be accessed through the following link:	
		http://luisitasugar.com/disclosures/sec-filings/	
Optional: Recommendation 13.2	-		and the same the same and the s
Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	The Company's Information Statement includes such notice and contains the required reports to be submitted to the stockholders.	

			The Company's Information Statement (SEC Form No. 20-IS) may be accessed through the following link: http://luisitasugar.com/disclosures/sec-	
			filings/	
1.	Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	Compliant	The Minutes of the Annual and Special Shareholders' Meetings were available on the company website. All the relevant questions raised and answers, if any, are reflected therein. The Minutes of the Annual and Special	
2.	Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	Compliant	Shareholders' Meetings may be accessed through the following link: http://luisitasugar.com/disclosures/minut es-of-all-general-or-special-stockholders-meetings/	
	oplement to Recommendation 13.3	Compliant	The external auditor and other relevant	The second secon
1.	Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	Compliant	individuals were present during the Annual Stockholders' Meeting.	
	commendation 13.4			and the same of th
1.	Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	Compliant	The Company's Manual on Corporate Governance and Board Charter provides that:	

The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	"The Board shall make available, at the option of a shareholder, an alternative dispute mechanism to resolve intracorporate disputes in an amicable and effective manner." The Company's Manual on Corporate Governance may be accessed through the following link: http://luisitasugar.com/corporate-governance/manual-on-corporate-governance/ There is no intra-corporate dispute during the period covered by this report.	
Recommendation 13.5 1. Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Compliant	The Company's Investor Relations Officer is Ms. Cecile D. Macaalay, who may be reached at (02)8818-6270.	
2. IRO is present at every shareholder's meeting.	Compliant	The Investor Relations Officer was present during the annual stockholders' meeting.	
Supplemental Recommendations to Principle			the state of the s
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Compliant	There are no anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group.	
2. Company has at least thirty percent (30%) public float to increase liquidity in the market.	Non-compliant		The Company's public float is 14.45% as of December 31, 2023.
Optional: Principle 13	1		

Company has policies and practices to encourage	
shareholders to engage with the company beyond the	
Annual Stockholders' Meeting	
Company practices secure electronic voting in absentia at the	
Annual Shareholders' Meeting.	

Duties to Stakeholders

Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violation of their rights.

Recommendation 14.1

Recommendation 14.1			and the state of t
1. Board identifies the company's various	Compliant	The Company's Code of Business	
stakeholders and promotes cooperation		Conduct and Ethics provides for policies	
between them and the company in creating		which provide mechanisms for fair	
wealth, growth and sustainability.		treatment and protection of	
		stakeholders, such as Policy on the	
		Conflict of Interest, Policy on Insider	
		Trading, Policy on Related Party	
		Transactions, Whistle Blowing Policy,	
		Policy on Record Keeping, Reporting and	
		Financial Integrity, Policy Against Acts of	
		Corruption and Bribery, Policy on Health,	
		Safety and Welfare of Employee,	
		Environmental Management Policy, and	
		Policy Against Discrimination and	
		Harassment.	
		The Company's Code of Business and	
		Ethics may be accessed through the	
		following link:	
		TOROWING ININ.	
		http://luisitasugar.com/corporate-	
		governance/code-of-business-conduct-	
		and-ethics/	

Recommendation 14.2

Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Compliant	The Company's Code of Business Conduct and Ethics provides for policies which provide mechanisms for fair treatment and protection of stakeholders, such as Policy on the Conflict of Interest, Policy on Insider Trading, Policy on Related Party Transactions, Whistle Blowing Policy, Policy on Record Keeping, Reporting and Financial Integrity, Policy Against Acts of Corruption and Bribery, Policy on Health, Safety and Welfare of Employee, Environmental Management Policy, and Policy Against Discrimination and Harassment. The Company's Code of Business and Ethics may be accessed through the following link: http://luisitasugar.com/corporate- governance/code-of-business-conduct- and-ethics/	
 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	The stakeholders are welcomed to voice their concerns and/or complaints to the Company's Compliance Officer, Addison B. Castro. He may be reached at (02) 8892-0301 or at addison.castro@gatchaliancastro.com The Company's Code of Business Conduct and Ethics provides that:	a contract to the contract of

"CAT is primarily dedicated in curtailing the illegal and unethical behavior within the Corporation. It is committed to upholding the core values of Integrity Honesty, Ethics, and Trust to foster and encourage an environment which shall not tolerate any illegal or unethical behavior.

This Policy provides a formal procedure for a whistle blower, who may be a director, officer, employee, or other third party, who may raise his/her concerns regarding an illicit or unethical event inside the Corporation. The whistle blower is assured that the safeguards are established for protection from reprisals, harassment, or disciplinary action as a result of raising the said concern.

The term "whistleblowing" refers to a report of a suspected or actual illegal or unethical behavior inside the Corporation. Whistleblowing concerns include, but not limited to:
Violation of Laws, whether civil or criminal;
Violation of Rules and Regulations of Regulatory Agencies;
Violation of Internal Rules, such as Code of Business Conduct and Ethics, Policies, Manual on Corporate Governance, Employees Manual on Company Rules and Regulation;

Acts of Corruption and/or Bribery; Behavior that will negatively affect the Corporation's reputation Conduct prejudicial to the health and safety of the workplace Deliberate obstruction or concealment of any illegal or unethical behavior The whistleblower may send a report through any available means of communication to the Human Resources Department. The report shall be treated in utmost confidence and the identity of the whistleblower shall not be disclosed, except when the whistle blower may be put to testify in court. The corporation shall not be responsible in confidentiality issues when the whistle blower has communicated his report to a third party.

Anonymous reports, though not prohibited, are highly discouraged as the veracity of the information may be put in issue.

Intentionally submitting a false report/allegation or fabricating any material evidence shall be dealt with severely. Proper disciplinary action may be sanctioned against the employee, without prejudice to the right of the Corporation or the aggrieved party to initiate any civil or criminal suit."

		The Company's Code of Business and Ethics may be accessed through the following link: http://luisitasugar.com/corporate-governance/code-of-business-conduct-and-ethics/	
 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	The Company's Code of Business Conduct and Ethics provides that: "In resolving conflicts, certain mechanisms are adapted such as the Grievance procedure, mediation and conciliation, arbitration and administrative investigation, as the case may be."	
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.	Compliant	The Company firmly upholds that "it is bound by laws of the country, as well as the rules and regulations of regulatory agencies. Its directors, officers and employees are also expected to comply with prevailing laws, rules and regulations at all times. In addition thereto, adherence to internal rules shall be strictly observed, which may prescribe more stringent rules of conduct than the prevailing laws." The Company's Code of Conduct and Ethics may be accessed through the following link:	

		The state of the s	
		http://luisitasugar.com/corporate- governance/code-of-business-conduct- and-ethics/ There are no requests for exemptions or reliefs.	
Company respects intellectual property rights.	Compliant	The Company firmly upholds that "it is bound by laws of the country, as well as the rules and regulations of regulatory agencies. Its directors, officers and employees are also expected to comply with prevailing laws, rules and regulations at all times. In addition thereto, adherence to internal rules shall be strictly observed, which may prescribe more stringent rules of conduct than the prevailing laws." The Company's Code of Conduct and Ethics may be accessed through the following link: http://luisitasugar.com/corporate-governance/code-of-business-conduct-and-ethics/	
Optional: Principle 14			
Company discloses its policies and practices that address customers' welfare			
Company discloses its policies and practices that address supplier/contractor selection procedures			

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

Pecommondation 15.1			
1. Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	Compliant	The Company's Code of Business Conduct and Ethics provides for policies and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance, such as Policy on the Conflict of Interest, Policy on Insider Trading, Policy on Related Party Transactions, Whistle Blowing Policy, Policy on Record Keeping, Reporting and Financial Integrity, Policy Against Acts of Corruption and Bribery, Policy on Health, Safety and Welfare of Employee, Environmental Management Policy, and Policy Against Discrimination and Harassment. The Company's Code of Business and Ethics may be accessed through the following link: http://luisitasugar.com/corporate- governance/code-of-business-conduct- and-ethics/	
Supplement to Recommendation 15.1			
Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Non-compliant		The Company regularly reviews and updates its merit-based incentives to foster growth of performance and loyalty of the employees.
Company has policies and practices on health, safety and welfare of its employees.	Compliant	The Company's policy on health, safety and welfare of its employees in included in the Company's Code of Business	

		Conduct and Ethics, which may be
		accessed through the following link:
		http://luisitasugar.com/corporate-
		governance/code-of-business-conduct-
		and-ethics/
3. Company has policies and practices on training	Compliant	The Policy on Training in the Company's
and development of its employees.		Code of Business Conduct and Ethics
		provides that:
		"Welfare and Trainings of the Employees
		CAT encourages employees from all
		levels to actively participate and support
		all programs of protection of human
		health, occupational safety, and
	Maria Control of the	protection of the environment that shall
	V state and stat	improve productivity and reduce
		incidence of work accidents. CAT shall
	BEOLOGIC CONTRACTOR CO	provide appropriate environmental
		training and awareness to encourage its
		employees to practice this awareness
	e de la companya della companya della companya de la companya della companya dell	and to actively promote a sense of
	***************************************	responsibility among themselves and to
		other interested parties.
		CAT shall provide the employees are
		with the required trainings and
		protective clothing and gears used in the
		handling of machineries inside the sugar
		mill. Further, they are educated to
		assess and be prepared for emergency
		situations within the workplace to
		minimize, if not to eliminate, disastrous
		accidents Training and Dayalanment
		Training and Development

CAT believes in the creation of learning opportunity to its employees to achieve their full potential and development. The Corporation views development as an on-going partnership between the company and its employees, with the latter having the responsibility to grow in knowledge, skills and values or attitudes in areas that match the needs of the company.

Training shall focus on the development of the alignment of purpose and performance across the company, with particular emphasis on individual employee; team; and the total organization.

Trainings are provided in order to develop and maintain a competitive workforce through formal training and/or informal training, which shall equally provide the trainee. Formal training events includes formal training courses (both in-house and external), on-thejob-training, study tour, temporary work assignments. Informal training events includes projects and task force assignments, readings, fora, seminars, video and audio presentations. Trainings are particularly provided for the following individuals: New hired employees Employees who assume new responsibilities or positions

Employees who needs improvement in job performance and Employees who must acquire changes in technology, services, practices, procedures, and governmental requirements Scope of the Trainings shall focus on the following various contents: Managerial/Supervisory - related to leadership and management roles and functions Technical Functional - job related function Environmental, Health, and Safety related to compliance with company policies, objectives, and procedures; and governmental laws. Computer - related to software applications The Organization Manpower and Resource Development Department (OMRDD) shall: Identify the training needs of the employees, including the general awareness for environmental aspects and impacts, and other specialized jobs. Prepare and submit to the Resident Manager for approval the training plan including budget, and other resources needed. Implement, conduct, or monitor the training, seminar, or workshop programs. Resource person/trainor must have the competency requirements

		based on education, training and/or experience as evidenced by his/her training certificates." The Company's Code of Business and Ethics may be accessed through the following link: http://luisitasugar.com/corporate-governance/code-of-business-conduct-and-ethics/	
1. Board sets the tone and makes a stand against corrupt practices by adopting an anticorruption policy and program in its Code of Conduct. Conduct.	Compliant	The Policy Against Corruption and Bribery provides that: "CAT does not tolerate any act of corruption or bribery Bribery or Corruption, for purposes of this Policy, shall be defined as making any offer, promise, or giving of gift, either personally or through the mediation of another, to a government official, in exchange for the performance or non-performance of his/her official duties. Violation of this provision would be subject to disciplinary measures, which may include dismissal, without prejudice from the Corporation's right to initiate a criminal or civil action. The Corporation does not tolerate corrupt practices and considers the following conduct, contrary to its Policy	

S	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture. Upplement to Recommendation 15.2 Company has clear and stringent policies and procedures on curbing and penalizing	Compliant	governance/code-of-business-conduct- and-ethics/ The existing company policies are disseminated through relative training and / or seminar sessions. The Policy Against Corruption or Bribery as embodied in the Company's Code of	
			and rules and regulations: (1) giving or accepting anything of value where the nature or value of the advantage is unreasonable or inappropriate to the occasion or the position and circumstances of the recipient (employee, supplier, contractor, customer, government agency); (2) giving or accepting anything of value with the intent or expectation of receiving or giving anything of value in return; (3) giving or accepting of value that may unduly influence the recipient's objectivity, judgment or discretion; (4) giving or accepting anything of value without proper documentation; and (5) violation of the Anti-Graft and Corrupt Practices Act." The Company's Code of Business and Ethics may be accessed through the following link:	

employee involvement in offering, paying and receiving bribes.		Business Conduct and Ethics provides that:	
		"Violation of this provision would be subject to disciplinary measures, which may include dismissal, without prejudice from the Corporation's right to initiate a criminal or civil action."	
		The Company's Code of Business and Ethics may be accessed through the following link:	
		http://luisitasugar.com/corporate- governance/code-of-business-conduct- and-ethics/	
Recommendation 15.3			g and the state of
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 Whistle Blowing Policy provides that:	
2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	"CAT is primarily dedicated in curtailing the illegal and unethical behavior within the Corporation. It is committed to upholding the core values of Integrity Honesty, Ethics, and Trust to foster and	
Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	encourage an environment which shall not tolerate any illegal or unethical behavior. This Policy provides a formal procedure for a whistle blower, who may be a director, officer, employee, or other third party, who may raise his/her concerns regarding an illicit or unethical event	

inside the Corporation. The whistle blower is assured that the safeguards are established for protection from reprisals, harassment, or disciplinary action as a result of raising the said concern.

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Violation of Internal Rules, such as Code of Business Conduct and Ethics, Policies, Manual on Corporate Governance, Employees Manual on Company Rules and Regulation;

Acts of Corruption and/or Bribery;
Behavior that will negatively affect the
Corporation's reputation
Conduct prejudicial to the health and
safety of the workplace
Deliberate obstruction or concealment of
any illegal or unethical behavior
The whistleblower may send a report
through any available means of
communication to the Human Resources
Department. The report shall be treated
in utmost confidence and the identity of
the whistleblower shall not be disclosed,
except when the whistle blower may be

		put to testify in court. The corporation	
		shall not be responsible in confidentiality	
		issues when the whistle blower has	
		communicated his report to a third	
		party.	
		Anonymous reports, though not	
		prohibited, are highly discouraged as the	
		veracity of the information may be put in	
		issue.	
		Intentionally submitting a false	
		report/allegation or fabricating any	
		material evidence shall be dealt with	
		severely. Proper disciplinary action may	
		be sanctioned against the employee,	
		without prejudice to the right of the	
		Corporation or the aggrieved party to	
		initiate any civil or criminal suit."	
		The Company's Code of Business and	
		Ethics may be accessed through the	
		following link:	
		http://luisitasugar.com/corporate-	
	**************************************	governance/code-of-business-conduct-	
		and-ethics/	
	I		
Principle 16: The company should be socially resp	onsible in all its de	alings with the communities where it operate	es. It should ensure that its interactions serve
its environment and stakeholders in a positive and p	rogressive manne	r that is fully supportive of its comprehensive	e and balanced development.
Recommendation 16.1			
1. Company recognizes and places importance on	Compliant	The Company's Social Responsibility	
the interdependence between business and		activities may be viewed at:	
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.	http://luisitasugar.com/corporate- governance/corporate-social- responsibility/	
Optional: Principle 16		
Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development		
Company exerts effort to interact positively with the communities in which it operates		

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 Makati on __ May 2024.

3 0 MAY 2024



3 n MAY 2024 SUBSCRIBED AND SWORN to before me this ____ May 2024, affiants exhibiting to me their respective competent evidence of identity as follows:

Name	Government Issued ID	Expiration Date
Martin Ignacio P. Lorenzo		
Renato B. Padilla		Note and an analysis of the second analysis of the second analysis of the second and an analysis
Benjamin I. Espiritu		
Addison B. Castro		And of actions are record
Janette L. Peña		

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Book No. Series of 2024,

Appointment No. N 5th Floor Jo

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119 Dem Salv St., comer C. Palanca Št.

Legas: Plage, Makati City PTR No 35725 (3/01.06.2023/Makati City IBP No. 293711/01:10.2023/PPLM

Roll No. 79548