

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

*Items under (1) – (3) must be answered/disclosed by the PLCs following the "comply or explain" approach. Answering of items under (4) are left to the discretion of PLCs.	

# C. Signature and Filing of the Report

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



# SEC FORM – I-ACGR

## INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended <u>2024</u>
2.	SEC Identification Number <u>PW-343</u> 3. BIR Tax Identification No. <u>121-145-650-000</u>
4.	Exact name of issuer as specified in its charter <u>LT Group, Inc.</u>
5.	Philippines Province, Country or other jurisdiction of incorporation or organization  6. (SEC Use Only) Industry Classification Code:
7.	11 <sup>th</sup> Floor Unit 3, Bench Tower, 30 <sup>th</sup> corner Rizal Dr., BGC Taguig City Address of principal office  1634 Postal Code
8.	(632) 816 3311 local 3453 Issuer's telephone number, including area code
9.	N/A Former name, former address, and former fiscal year, if changed since last report.

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	The Board's Go	overnance Responsibilities		
Principle 1: The company should be headed by a comprofitability in a manner consistent with its corporate  Recommendation 1.1		c c	•	
<ol> <li>Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.</li> <li>Board has an appropriate mix of competence and expertise.</li> <li>Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.</li> </ol>	COMPLIANT  COMPLIANT	Under III.H. (page 9) of LT Group, Inc.'s (the "Company" or "LTG" or the "Corporation") Revised Manual on Corporate Governance, the following are "minimum qualification requirements" for the appointment of a Board Director:  1. Holder of at least one thousand (1000) shares of stock of the Company;  2. Bachelor's degree or equivalent experience in managing the business as gained from the profession and/or industry;  3. At least twenty-one (21) years of age;  4. Proven to possess integrity and probity; and  5. Have attended an annual seminar on corporate governance with a duly accredited or recognized private or government institution and submitted a copy of his/her certificate of attendance to the Compliance Officer which		

seminar shall not be less than four (4) hours.

LTG Revised Manual on Corporate Governance:

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9.-Revised-Corporate-Governance-Manual-LTG.pdf

The list of the respective academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of the directors is uploaded in the Company website at https://ltg.com.ph/leadership/.

Other references:

2024 Definitive Information Statement (pages 5 to 10):

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf

2024 LTG Integrated Report:

https://ltg.com.ph/annual-reports/

Amended By-Laws, Article 2 Sections 1 to 6 (pages 1 to 5):

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/LTG-Amended-By-Laws-2019.pdf

Recommendation 1.2			
Board is composed of a majority of non-executive directors.	COMPLIANT	In accordance with the Company's Revised Manual on Corporate Governance which requires that the Board consist of 11 members, majority of whom must be Non-Executive Directors, the Board is composed of 11 members, with 3 executive directors and 8 non-executive directors, namely:	
		Executive Directors:  1. Dr. Lucio C. Tan, Chairman and CEO  2. Lucio C. Tan III, President and COO  3. Juanita Tan Lee, Director/Treasurer	
		Non-Executive Directors:  1. Carmen K. Tan  2. Karlu T. Say  3. Vivienne K. Tan  4. Michael G. Tan  5. Florencia G. Tarriela  6. Wilfrido E. Sanchez  7. Johnip G. Cua  8. Mary G. Ng.	
		LTG Revised Manual on Corporate Governance Section III.F (pages 8 to 9):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		The composition of the Board of Directors may likewise be viewed at	

		https://ltg.com.ph/leadership/	
		2024 LTG Integrated Report:	
		https://ltg.com.ph/annual-reports/	
		Other references:	
		Minutes of the Annual Stockholders' Meeting of LTG on 03 May 2024 - Section IX. Election of Directors (pages 6 to 7):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf	
		Results of Stockholders' Meetings and Organizational Meetings of the Board:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/05/2024-May-3Results-of-ASM-and-OBD.pdf	
		Amended By-Laws, Article 2 Sections 1 to 6 (pages 1 to 5):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/LTG-Amended-By-Laws-2019.pdf	
Recommendation 1.3			
Company provides in its Board Charter and Manual on Corporate Governance a policy on	COMPLIANT	The Corporation's revised Manual on Corporate Governance provides that:	

	training of directors.			
2.	Company has an orientation program for first time directors.	COMPLIANT	All new Directors are required to undergo an orientation program which will enable them to be informed of the Company's business, corporate structure, vision, mission and all other matters necessary for the effective performance of their duties and responsibilities.  New directors are likewise required to undergo	
			the annual training seminar on corporate governance even while the Corporate Secretary gives periodic updates on PSE/SEC Memorandum Circulars and other developments."	
			Moreover, the Company provides trainings/seminars regarding developments in Tax and policies which might or will affect the conduct of business. For this matter, the Company, in conjunction with its subsidiaries' resource persons or experts in their respective fields, conducts trainings or exposures in law, taxes, sustainability initiatives and economic impacts of governmental actions.	
			Lastly, all Directors are required to attend or join on-going or continuous professional education programs via information or invitation delivered by or through the Corporate Secretary.	
			There were no new Directors in 2024, hence no need arose for the conduct of an orientation program.	

Recommendation 1.4				
1. Board has a policy on board diversity.	COMPLIANT	In line with good governance, the Board members are composed of individuals who have experience and background on banking, finance, and manufacturing, among others.  The Company's Manual on Corporate		
		Governance includes a specific provision on board diversity.		
		The Manual provides that in determining nominees to the Board, the following qualifications are some of the factors which should be considered by the Nomination and Compensation Committee: Age; Gender; Race/Ethnicity; Cultural and educational background; Skills/professional background;		
		Business experience; Competence; Knowledge; Possible contribution to the Board; and Expertise in the various fields involving finance, taxation, corporate governance, among others.		
		LTG's Revised Manual on Corporate Governance, Section III.G on Board Diversity Policy (page 9):		
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf		
		In 2024, the Company had six (6) women directors, two (2) of whom are Independent, namely: Ms. Carmen K. Tan, Ms. Karlu T. Say,		

Ms. Vivienne K. Tan, Ms. Florencia G. Tarriela, Ms. Juanita T. Tan Lee, and Ms. Mary G. Ng. Gender aside, LTG's Board of Directors likewise represent diversity in industry specialties and combined hundreds of years in business and technical experience. The list of the respective academic qualifications, industry knowledge, professional experience, expertise, and relevant trainings of the directors: 2024 LTG Integrated Report (pages 52 to 63): https://ltg.com.ph/annual-reports/ LTG website: https://ltg.com.ph/leadership/ 2024 Definitive Information Statement (pages 5 to 10): https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2024/04/LTG-2024-Definitive-Info-Statement.pdf 2024 Sustainability Report (Stand-alone): https://ltg.com.ph/sustainability-reports/ **Optional: Recommendation 1.4** 

Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	COMPLIANT	The Company's Manual on Corporate Governance includes the policy on board diversity. The responsibility to ensure that objectives are met and disclosed lies with the Nomination and Compensation Committee.  Based on the revised Manual, in designing the Board's composition, the Company shall consider the following factors: Age; Gender; Race/Ethnicity; Cultural and educational background; Skills/professional background; Business experience; Competence; Knowledge; Possible contribution to the Board; and Expertise in the various fields involving finance,	
		Possible contribution to the Board; and	
		LTG's Revised Manual on Corporate Governance, Section III.G on Board Diversity Policy (page 9):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		2024 Sustainability Report (Stand-alone): <a href="https://ltg.com.ph/sustainability-reports/">https://ltg.com.ph/sustainability-reports/</a>	
Recommendation 1.5		https://itg.com.pn/sustamaomity-reports/	
Board is assisted by a Corporate Secretary.	COMPLIANT	The Company's Corporate Secretary is Atty. Ma. Cecilia L. Pesayco. She religiously attends all regular and special board meetings. She likewise responds to personal and email queries	

of the directors, as necessary.

She is a Filipino Citizen, a resident of the Philippines, and someone who is loyal to the mission, vision, and business objectives of the Company. The Corporate Secretary (1) possesses administrative and interpersonal skills and working knowledge of the Company's operations, (2) is aware of the laws, rules and regulations necessary in the performance of duties and responsibilities expected, and, (3) understands financial and accounting information.

As provided under the Corporation's Revised Manual on Corporate Governance Section VI.C.3, LTG's Corporate Secretary has the following functions:

- 1. Prepares, signs, and logs the minutes of the meetings of the Board of Directors;
- 2. Oversees the delivery of legally required notices to members of Management, shareholders, third parties, state agencies, and others;
- 3. Informs the members of the Board, in accordance with the corporate By-Laws, of the Agenda of their meetings at least five (5) working days in advance and assists the Directors in obtaining timely and accurate corporate information to make sound business judgment and to perform their responsibilities and obligations;
- 4. Assists the President in preparing for and

- holding meetings of Management;
- 5. Keep abreast of relevant laws, regulations, all governance issues, relevant industry developments and operations of the Company, and advices the Board and the Chairman on all relevant issues as they arise;
- 6. Supervises the maintenance, preparation and submission of reports and other documents to state agencies in accordance with applicable legislation;
- 7. Attends all Board meetings, except when justifiable causes, such as, but not limited to, illness, death in the immediate family and serious accidents, prevent her from doing so;
- 8. Maintains a record of the minutes of the meetings of the Board and its committees, as well as other official records of the Company;
- 9. Advises the Board regarding the establishment of board committees and their terms of reference;
- 10. Oversees the drafting of the By-laws and ensures that they conform with regulatory requirements;
- 11. Ensures that all Board procedures, rules and regulations are strictly followed by the members;
- 12. Works fairly and objectively with the Board of Directors, Management, stockholders and other stakeholders.

LTG Revised Manual on Corporate Governance Section VI.C.3 (pages 28 to 29):

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		Other references:	
		Corporate Organizational Chart & Corporate Structure:	
		https://ltg.com.ph/organizational-chart/	
		LTG Executive Officers (Leadership > Executive Officers):	
		Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings:	
		https://ltg.com.ph/leadership/	
		2024 Definitive Information Statement Section 5.B (page 12):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf	
2. Corporate Secretary is a separate individual from the Compliance Officer.	COMPLIANT	The Company's Corporate Secretary is a separate individual from the Compliance Officer, in compliance with its Revised Manual on Corporate Governance. The same Manual specifically enumerates the duties and responsibilities of the Compliance Officer and that of the Corporate Secretary.	

		LTG Revised Manual on Corporate Governance Section VI.C.4 (pages 29 to 30):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf	
		Corporate Organizational Chart & Corporate Structure:	
		https://ltg.com.ph/organizational-chart/	
		LTG Executive Officers (Leadership > Executive Officers)	
		Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings:	
		https://ltg.com.ph/leadership/	
		2024 Definitive Information Statement Section 5.B (page 12):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf	
3. Corporate Secretary is not a member of the Board of Directors.	COMPLIANT	The Corporate Secretary is Atty. Ma. Cecilia L. Pesayco. She is not a member of LTG's Board of Directors.	
		Corporate Organizational Chart & Corporate	

		Structure:	
		Structure.	
		https://ltg.com.ph/organizational-chart/	
		LTG Executive Officers (Leadership > Executive Officers):	
		https://ltg.com.ph/leadership/	
		2024 Definitive Information Statement Section 5.B (page 12):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2024/04/LTG-2024-Definitive-Info- Statement.pdf	
		2024 Results of Annual Stockholders' Meeting and Organizational Meetings of LTG Board (page 2):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/05/2024-May-3Results-of-ASM-and-OBD.pdf	
Corporate Secretary attends training/s on corporate governance.	COMPLIANT	Section VI.C.3.2(e) of LTG's Revised Manual on Corporate Governance provides that a primary qualification of the Corporate Secretary is to keep abreast of relevant laws, regulations, all governance issuances, relevant industry developments and operations of the Company. This includes keeping updated with international best practices relating to governance and studying the applicability of such to the corporate governance at LTG. The Corporate Secretary is also responsible to advise the Board and the Chairman on all relevant issues as they	

		arise.	
		LTG Revised Manual on Corporate Governance Section VI.C.3 (pages 28 to 29):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  The Corporate Secretary attended the Groupwide Corporate Governance Webinar held last 01 October 2024 with SGV & Co. as the service provider.  Her Certificate of Attendance may be viewed at https://ltg.com.ph/certifications-of-attendance/.	
Optional: Recommendation 1.5			
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	COMPLIANT	In compliance with good corporate governance and in accordance with Section VI.C.3.2(c) of LTG's Revised Manual on Corporate Governance, it is the responsibility of the Corporate Secretary to distribute to the Directors the Meeting Agenda, together with each meeting's Board materials, at least five (5) working days before the scheduled Board meeting. The advanced sending of the materials to the Directors allows them ample time to review and be informed of the matters to be taken up during the meeting.  LTG Revised Manual on Corporate Governance Section VI.C.3.2 (c) (page 28):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	

		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
		Corporate-Governance-Mandai-E1G.pur	
Recommendation 1.6			
Board is assisted by a Compliance Officer.	COMPLIANT	Atty. Marivic T. Moya, the Company's	
		Assistant Corporate Secretary, was elected as	
		the Company's Compliance Officer during its	
		Organizational Meeting held last 03 May 2024.	
		2024 Results of Annual Stockholders' Meeting	
		and Organizational Meetings of LTG Board	
		(page 2):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2024/05/2024-May-3Results-of-	
		ASM-and-OBD.pdf	
		ASW-and-Obb.pdr	
		Corporate Organizational Chart & Corporate	
		Structure:	
		https://lto.com.mh/ouconizational_shout/	
		https://ltg.com.ph/organizational-chart/	
		LTG Executive Officers (Leadership >	
		Executive Officers):	
		,	
		https://ltg.com.ph/leadership/	
2. Compliance Officer has a rank of Senior Vice	COMPLIANT	Citing the Corporation's Revised Manual on	
President or an equivalent position with		Corporate Governance Section VI.C.4, the	
adequate stature and authority in the		Company shall appoint a Compliance Officer	
corporation.		with the following qualifications:	
		a Hald the made of Conien Vice Described on	
		a. Hold the rank of Senior Vice President or	

			an equivalent position with adequate stature and authority in the Company  b. shall not be a member of the Board of Directors  c. should attend an annual training on corporate governance  LTG Revised Manual on Corporate Governance Section VI.C.4 (pages 29 to 30):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
			manager/2023/05/2023-May-9Revised- Corporate-Governance-Manual-LTG.pdf	
			Corporate-Governance-Ivianuai-E i G.pui	
3	Compliance Officer is not a member of the	COMPLIANT	The Compliance Officer is not a member of the	
3.	board.	COMPLIANT	Board of Directors.	
			The list of the members of the Board may be	
			viewed at the Company's website:	
			https://ltg.com.ph/leadership/	
			2024 Results of Annual Stockholders' Meeting	
			and Organizational Meetings of LTG Board	
			(Page 2):	
			https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
			manager/2024/05/2024-May-3Results-of-	
			ASM-and-OBD.pdf	
4.	Compliance Officer attends training/s on	COMPLIANT	In compliance with good corporate governance	
	corporate governance.		and in accordance with the Company's Revised	
			Manual on Corporate Governance Section	

VI.C.4.2(c) which requires the Compliance Officer to attend annual trainings on corporate governance, the Compliance Officer attended the Groupwide Corporate Governance Webinar held last 01 October 2024.  Her Certificate of Attendance may be viewed at <a href="https://ltg.com.ph/certifications-of-attendance/">https://ltg.com.ph/certifications-of-attendance/</a> .  LTG Revised Manual on Corporate Governance Section VI.C.4.1(c) (page 29):
https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf

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

# **Recommendation 2.1**

1.	Directors act on a fully informed basis, in good	COMPLIANT	Article III.B.4 of the Company's Revised	
	faith, with due diligence and care, and in the		Manual on Corporate Governance, states that	
	best interest of the company.		the Board of Directors must act on a fully	
			informed basis, in good faith, with due diligence	
			and care, and in the best interest of the	
			Company and the shareholders.	
			They are also required by the Code of Business	
			Conduct and Ethics to act under the standards of	
			professional and ethical conduct with	
			integrity, excellence, transparency, trust,	
			independence, loyalty, good corporate citizenry	

and social responsibility.

To ensure that the Directors are given ample time to review meeting materials, these are provided to them by the Corporate Secretary at least five (5) working days before the date of the scheduled board meeting and at least at least thirty (30) days prior to the date of the Annual Stockholders' Meeting.

LTG Revised Manual on Corporate Governance Article III.B.4 (page 5):

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf

In 2024, the Board conducted nineteen (19) online meetings which were regularly attended by all directors. The list of Board attendance may be viewed in the Company's website at <a href="https://ltg.com.ph/attendance-report/">https://ltg.com.ph/attendance-report/</a>.

Other references:

2024 LTG Integrated Report (page 65):

https://ltg.com.ph/annual-reports/

2024 Definitive Information Statement, Annex B (pages 26 to 28):

Enumerates the resolutions of the Board of Directors during its regular Board meetings:

		1	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf	
Recommendation 2.2			
1. Board oversees the development, review and approval of the company's business objectives and strategy.	COMPLIANT	Article III.D of the Company's Revised Manual on Corporate Governance states that the members of the Board of Directors are tasked and bound to periodically review, evaluate,	
2. Board oversees and monitors the implementation of the company's business objectives and strategy.	COMPLIANT	monitor, and guide corporate strategy, major plans of actions, risk policy, annual budgets, and business plans.	
		This covers the provision of sound strategic policies and guidelines and the periodic evaluation and monitoring of the implementation of said policies and guidelines.	
		LTG Revised Manual on Corporate Governance Article III.B.2 and Article III.D.2 (pages 5 to 6):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf	
		2024 Definitive Information Statement, Annex B (page 26 to 28):	
		Enumerates some strategic decisions of the Board of Directors during its regular Board meetings:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-	

		Statement.pdf	
Supplement to Recommendation 2.2			
Board has a clearly defined and updated vision, mission and core values.	COMPLIANT	In keeping with the inclusion of sustainability in our daily operations, the Company accordingly amended its vision and mission statements, viz:  The Company's Vision is "to be a world-class conglomerate at the forefront of Philippine economic growth, successfully maintaining a strong presence and dominant position in key Philippine industries while driving sustainable progress. We aim to create lasting value for our consumers, communities, employees, business partners, and shareholders through responsible leadership, environmental stewardship, and inclusive practices that benefit both current and future generations."	
		to these mission statements:  1. To increase stockholder values through long-term growth in its major business groups, fostering resilience and innovation in response to environmental and social challenges.  2. To continuously improve the value of its products and services while ensuring sustainable sourcing, production, and distribution, providing consumers with more environment-friendly and responsible choices.  3. To build the largest, most effective distribution network with a focus on minimizing environmental impact and maximizing accessibility, thereby	

		contributing to the sustainable development of communities.  4. To leverage on synergies across our businesses to not only improve revenues and cost structure but also reduce waste, energy consumption, and carbon footprint.  5. To enhance the welfare of its employees and the communities by fostering an inclusive, equitable, and safe working environment, promoting human rights, and actively contributing to the sustainable development of the communities where we operate.  The Company's vision and mission statements, as stated above, are annually reviewed and approved by its Board of Directors.  The latest revised statements were approved on 18 February 2025.  LTG Website (About > Our Company > Mission and Vision): <a href="https://ltg.com.ph/vision-and-mission/">https://ltg.com.ph/vision-and-mission/</a> 2024 LTG Integrated Report (page 7): <a href="https://ltg.com.ph/annual-reports/">https://ltg.com.ph/annual-reports/</a> 2024 Sustainability Report (Stand-alone):	
		https://ltg.com.ph/sustainability-reports/	
2 Possel have a starting of the starting of th	COMPLIANT	Decelor of the C	
2. Board has a strategy execution process that	COMPLIANT	Board meetings of the Company are held every second Tuesday of the month, together with the	
facilitates effective management performance		second Tuesday of the month, together with the	

and is attuned to the company's business environment, and culture.

respective Boards of its subsidiaries. For this matter, some members of the Company's Board, including its Independent Directors, are likewise concurrent Board members of its subsidiaries. Hence, since most of the directors are aware of the issues or needs of the respective subsidiaries, resolutions are readily accessible to the subsidiaries.

The credentials of the Directors showing their active directorships in various LTG subsidiaries, some affiliated companies and 3rd party public companies may be viewed at the Company's website at https://ltg.com.ph/leadership/.

2024 LTG Integrated Report (pages 52 to 63):

https://ltg.com.ph/annual-reports/

LTG Organizational Chart:

https://ltg.com.ph/organizational-chart/

LTG Board Committees:

General Summary of LTG's Executive Committee, Nomination and Compensation Committee, Corporate Governance Committee, Audit Committee and Risk Management Committee:

https://ltg.com.ph/board-committees/

LTG Nomination and Compensation Committee Charter:

https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2019/10/Nomination-and-Compensation-Committee-Charter.pdf LTG Audit Committee Charter: https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2022/05/LTG-Audit-Committee-Charter.pdf LTG Risk Management Committee Charter: https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2022/05/LTG-Risk-Management-Committee-Charter.pdf LTG Executive Committee Charter: https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2019/10/Executive-Committee-Charter.pdf LTG Corporate Governance Committee Charter: https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2019/10/Corporate-Governance-Committee-Charter.pdf Corporate Governance Report: https://ltg.com.ph/annual-reports/ LTG Revised Manual on Corporate Governance Article IV (pages 16 to 25): **Board Committees:** 

			https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf	
Recom	mendation 2.3			
	ard is headed by a competent and qualified airperson.	COMPLIANT	The Company's Chairman, Dr. Lucio C. Tan, manages and provides leadership of LTG's Board of Directors.	
			Dr. Tan holds a Bachelor of Science degree in Chemical Engineering from Far Eastern University and was awarded the degree of Doctor of Philosophy, major in Commerce, by the University of Santo Tomas in 2003. He is likewise an awardee of several other honorary Doctorate degrees.	
			The Chairman's academic qualifications, industry knowledge, professional experience, expertise and relevant trainings:	
			https://ltg.com.ph/leadership/	
			2024 LTG Integrated Report:	
			https://ltg.com.ph/annual-reports/	
			LTG Revised Manual on Corporate Governance Article III.M (page 15 to 16):	
			https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
			Chairman of the Board:	

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf  2024 Definitive Information Statement, Item 5.a (page 5):  Directors:  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf	
Recommendation 2.4			
Board ensures and adopts an effective succession planning program for directors, key officers and management.	COMPLIANT	In accordance with the Company's By-Laws, the Board of Directors shall have the responsibility of electing all the officers.  Moreover, based on the Company's Manual on Good Corporate Governance, the present members of the Board shall have the duty and responsibility to implement a process for the selection of executive officers to ensure an effective mix of competent Directors and Officers.  Amended By-Laws, Article IV, Section 2(1) (pages 6 to 7): <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/LTG-Amended-By-Laws-2019.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/LTG-Amended-By-Laws-2019.pdf</a> LTG Revised Manual on Corporate Governance	
SEC Form – I-ACGR * Update April 2025		Article III.D (1) (page 6):	

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
2. Board adopts a policy on the retirement for directors and key officers.	COMPLIANT	The Directors are chosen and nominated by the Nomination and Compensation Committee, taking into consideration the several factors laid down in the Company's Board Diversity Policy. These include but is not limited to age, gender, race/ethnicity, cultural and educational background, skills/professional background, business experience, competence, knowledge, possible contribution to the board, and expertise in the various fields involving finance, taxation, corporate governance, among others. Since age is one of the factors for their nomination/renomination, there is no more need to set a retirement age for Directors.  LTG Revised Manual on Corporate Governance Article III.G (page 9):  Board Diversity Policy: <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9-Revised-Corporate-Governance-Manual-LTG.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9-Revised-Corporate-Governance-Manual-LTG.pdf</a> Nevertheless, as in most of the Company's subsidiaries, 65 years is set as the retirement age of key executives. Their tenure may be extended when approved by the Board and the Stockholders.  For this matter, the Board exercises its oversight	

		functions in appointing key officers to form part of Management. Article III.D (1) of the Company's Revised Corporate Governance Manual provides that the Board shall be responsible in implementing a process for the selection of Board members (including Non-Executive Directors) and Executive Officers to ensure an effective mix of competent Directors and Officers.  LTG Revised Manual on Corporate Governance Article III.D (1) (pages 6 to 8): <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf</a>	
Recommendation 2.5			
Board aligns the remuneration of key officers and board members with long-term interests of the company.	COMPLIANT	To determine the remuneration of the CEO and the most highly compensated management officers in the Company, consideration is anchored on the set of skills they possess and their value to the Company.  Article IV B. 3.4 and 3.6 of the Company's Revised Corporate Governance Manual provides the Nomination and Compensation Committee's authority to establish a formal and transparent procedure for fixing the remuneration packages of the individual Directors; and to designate such amount of remuneration as may be sufficiently attractive to engage and retain Directors and officers who are needed to run the Company successfully. In doing so, Directors are prohibited from being	

involved in discussions concerning his own remuneration.

On the other hand, the respective Nomination and Compensation Committee and Corporate Governance Committee of the subsidiaries supervises and vets their respective salary structures and remuneration policies. The officers running the offices for said purpose are the most qualified professionals in the field. Moreover, the systems, policies and procedures are in accordance with best policies and practices in the industry.

For the Company, its Directors receive an allowance of P30,000.00 a month and a per diem of P25,000.00 for every Board meeting and P15,000.00 for every Committee meeting attended. Other than the stated allowance and the per diem of the Directors, no other standard arrangements are received by the Directors of the Company as compensation, directly or indirectly, for any services provided as a Director, including any additional amounts payable for Committee participation or special assignments, for the last completed fiscal year and the ensuing year.

LTG Revised Manual on Corporate Governance Article IV.B (pages 17 to 18):

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9.-Revised-Corporate-Governance-Manual-LTG.pdf

LTG Nomination and Compensation Committee

		Charter:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/Nomination-and-Compensation-Committee-Charter.pdf	
		Nomination and Compensation Committee:	
		https://ltg.com.ph/board-committees/	
		2024 LTG Integrated Report:	
		Corporate Governance Report > Board Committees > Nomination and Compensation Committee:	
		https://ltg.com.ph/annual-reports/	
Board adopts a policy specifying the relationship between remuneration and performance.	COMPLIANT	Article IV B 3.3 of the Company's Revised Corporate Governance Manual states that the Nomination and Compensation Committee shall be responsible in re-nominating Directors, including Independent Directors, if applicable. To do this, the Committee should consider a Director's contribution and performance (e.g. attendance, preparedness, participation, and candor).	
		LTG Revised Manual on Corporate Governance Article IV.B 3.3 (pages 17):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		LTG Nomination and Compensation Committee	

		Charter:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/Nomination-and-Compensation-Committee-Charter.pdf	
		Nomination and Compensation Committee:	
		https://ltg.com.ph/board-committees/	
		2024 LTG Integrated Report (page 91):	
		Corporate Governance Report > Board Committees > Nomination and Compensation Committee:	
		https://ltg.com.ph/annual-reports/	
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT	Article IV B. 3.4 of the Company's Revised Corporate Governance Manual provides the while the Nomination and Compensation Committee has authority to establish a formal and transparent procedure for fixing the remuneration packages of the individual Directors, no Directors shall be involved in discussions concerning his own remuneration.  This is in accordance with Article 3 section 6 of said Committee's Charter which likewise states	
		that no Director shall participate in decisions on his or her remuneration.  LTG Revised Manual on Corporate Governance	
		Article IV.B 3.4 (page 17):	

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-
		manager/2023/05/2023-May-9Revised-
		Corporate-Governance-Manual-LTG.pdf
		LTG Nomination and Compensation Committee
		Charter:
		Charter.
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-
		manager/2019/10/Nomination-and-
		Compensation-Committee-Charter.pdf
		Nomination and Compensation Committee:
		https://ltg.com.ph/board-committees/
		2024 LTG Integrated Report (page 91):
		2024 LTG Integrated Report (page 71).
		Corporate Governance Report > Board
		Committees > Nomination and Compensation
		Committee:
		https://ltg.com.ph/annual-reports/
Optional: Recommendation 2.5		
	COL MY TANK	
1. Board approves the remuneration of senior	COMPLIANT	Article IV.B.3.6 of the Company's Revised Manual on Corporate Governance states that the
executives.		Nomination and Compensation Committee shall
		designate such amount of remuneration as may
		be sufficiently attractive to engage and retain
		Directors and officers who are needed to run the
		Company successfully.
		LTG Revised Manual on Corporate Governance
SEC Form – I-ACGR * Lindate April 2025		LTO Revised Manual on Corporate Governance

Article IV.B.3.6 (page 17):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  LTG Nomination and Compensation Committee Charter Article 4.1.6 (page 4):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
manager/2023/05/2023-May-9Revised- Corporate-Governance-Manual-LTG.pdf  LTG Nomination and Compensation Committee Charter Article 4.1.6 (page 4):	
Charter Article 4.1.6 (page 4):	
https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
manager/2019/10/Nomination-and- Compensation-Committee-Charter.pdf	
Nomination and Compensation Committee:	
https://ltg.com.ph/board-committees/	
2024 LTG Integrated Report (page 91):	
Corporate Governance Report > Board Committees > Nomination and Compensation Committee:	
https://ltg.com.ph/annual-reports/	
The Nomination and Compensation Committee primarily exists to ensure a formal and transparent Board nomination process, and to select, compensate, monitor and, when necessary, replace key executives and oversee succession planning.  Among other things, Article IV.B.3 of the Company's Revised Manual on Corporate	
	manager/2019/10/Nomination-and-Compensation-Committee-Charter.pdf  Nomination and Compensation Committee:  https://ltg.com.ph/board-committees/  2024 LTG Integrated Report (page 91):  Corporate Governance Report > Board Committees > Nomination and Compensation Committee:  https://ltg.com.ph/annual-reports/  The Nomination and Compensation Committee primarily exists to ensure a formal and transparent Board nomination process, and to select, compensate, monitor and, when necessary, replace key executives and oversee succession planning.  Among other things, Article IV.B.3 of the

obliged to consider the performance and contribution of a director as basis for his/her remuneration, establish a formal and transparent procedure for fixing remuneration packages of the individual directors, provided that no director shall be involved in discussions regarding his own, as well as designate the proper remuneration to retain the necessary persons who are needed for the smooth and successful operations of the Company.

The Company's Annual Financial Report (Form 17-A) discloses historical executive compensation information, as well as arrangements with the Board. The trend of both salaries and bonuses represent a trend attributable to financial performance of LTG over a three-year period.

LTG Revised Manual on Corporate Governance Articles IV.B.2 and IV.B.3.3 to 3.6 (page 17):

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9.-Revised-Corporate-Governance-Manual-LTG.pdf

LTG Nomination and Compensation Committee Charter 1 (page 2):

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/Nomination-and-Compensation-Committee-Charter.pdf

Nomination and Compensation Committee:

		https://ltg.com.ph/board-committees/  2024 LTG Integrated Report (page 102):  Corporate Governance Report > Board Remuneration: Compensation of Directors and	
		Executive Officers	
		https://ltg.com.ph/annual-reports/	
		2024 LTG Annual Financial Report (Form 17-A) Part III.10 (page 84)	
		Control and Compensation Information > Executive Compensation:	
		https://ltg.com.ph/financial-reports/	
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	COMPLIANT	The Nomination and Compensation Committee was established to ensure a formal and transparent Board nomination process, and to select, compensate, monitor and, when necessary, replace key executives and oversee succession planning. In accordance with its Charter and the Company's Revised Corporate Governance Manual, they must pre-qualify and shortlist candidates for election to the Board of Directors, including candidates for Independent Directors who shall constitute at least thirty percent of the members of the Board, as well as nominate directors, considering the director's contribution and performance (e.g. attendance,	

preparedness, participation and candor).

The Company engaged external recruitment sources to identify qualified candidates for the 2025–2026 Board.

The Committee's duties and responsibilities must be read together with the Company's Board Diversity Policy which enumerates the several factors to be considered in designing the Board's composition. These include, but is not limited to, age, gender, race/ethnicity, cultural and educational background, skills/professional background, business experience, competence, knowledge, possible contribution to the board, and expertise in the various fields involving finance, taxation, corporate governance, among others.

Moreover, in accordance with its charter, the Committee shall conduct the nomination of Directors prior to a stockholders' meeting. All recommendations for nomination shall be signed by the nominating stockholder with the acceptance and conformity of the nominee.

LTG Revised Manual on Corporate Governance Article IV.B (pages 17 to 18):

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9.-Revised-Corporate-Governance-Manual-LTG.pdf

LTG Nomination and Compensation Committee Charter Article 4 to 5 (pages 3 to 8):

			https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
			manager/2019/10/Nomination-and-	
			Compensation-Committee-Charter.pdf	
			2024 LTG Integrated Report:	
			Corporate Governance Report > Board Committees > Nomination and Compensation Committee (page 91):	
			https://ltg.com.ph/annual-reports/	
2.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	Article IV.B.3 of the Company's Revised Manual on Corporate Governance provides the Company's policy on nomination and election which the Nomination and Compensation Committee must adhere to.	
			This policy must be read together with the Company's Board Diversity Policy, likewise found in the said Manual.	
			LTG Revised Manual on Corporate Governance Article III.G (page 9) and Article IV.B.3 (page 17 to 18):	
			https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2023/05/2023-May-9Revised- Corporate-Governance-Manual-LTG.pdf	
3.	Board nomination and election policy includes how the company accepted nominations from minority shareholders.	COMPLIANT	In accordance with its charter, the Committee shall conduct the nomination of Directors prior to a stockholders' meeting. All recommendations for nomination shall be signed	

		by the nominating stockholder with the	
		acceptance and conformity of the nominee.	
		LTG Nomination and Compensation Committee	
		Charter Article 4 to 5 (pages 3 to 8):	
		Charter Article 4 to 3 (pages 3 to 8):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2019/10/Nomination-and-	
		Compensation-Committee-Charter.pdf	
4. Board nomination and election policy includes	COMPLIANT	The Nomination and Compensation Committee	
how the board shortlists candidates.		Charter provides that the duties and	
		responsibilities of the said Committee is to pre-	
		qualify and shortlist candidates for election to	
		the Board of Directors, including candidates for	
		Independent Directors who shall constitute at	
		least thirty (30%) of the members of the Board.	
		In doing so, the attendance, preparedness,	
		participation, and candor of the person to be	
		nominated, aside from the factors provided	
		under the Company's Board Diversity Policy,	
		should be considered. The nomination of	
		Directors shall be done prior to a stockholders'	
		meeting. All recommendations for nomination	
		shall be signed by the nominating stockholder	
		with the acceptance and conformity of the	
		nominee.	
		LTG Nomination and Compensation Committee	
		Charter Article 4 to 5 (pages 3 to 8):	
		charter rices (pages 5 to 6).	
		https://lta.com.mls/yym.comtont/ymlcodg/ls-1s-s-4f	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
SEC Form I ACCD * Hadata April 2025		manager/2019/10/Nomination-and-	

			Compensation-Committee-Charter.pdf	
			LTG Revised Manual on Corporate Governance Article III.G (page 9):	
			Article III.0 (page 7).	
			https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-	
			Corporate-Governance-Manual-LTG.pdf	
5.	Board nomination and election policy includes	COMPLIANT	The Nomination and Compensation Committee	
	an assessment of the effectiveness of the		was established to ensure a formal and	
	Board's processes in the nomination, election or replacement of a director.		transparent Board nomination process, and to select, compensate, monitor and, when	
6	Board has a process for identifying the quality	COMPLIANT	necessary, replace key executives and oversee	
	of directors that is aligned with the strategic		succession planning.	
	direction of the company.		Aside from considering the factors enumerated	
			under the Board Diversity Policy, the Committee likewise evaluates the qualifications	
			of Directors to verify if he falls under the	
			qualifications and none of the disqualifications laid down in the Manual on Corporate	
			Governance and the Committee Charter.	
			2025 1 6	
			Last 20 January 2025, the Company, as facilitated by the Office of the Corporate	
			Secretary, conducted a self-assessment	
			performance of the Directors to ensure the effectivity of the Board members and likewise	
			improve on areas which requires its attention.	
			LTG Revised Manual on Corporate Governance	
			Article III.G (page 9) and Article IV.B (pages 17 to 18):	
	Francis LACCD VIII data A cil 2025		1/W10).	

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  LTG Nomination and Compensation Committee	
		Charter Article 4 to 5 (pages 3 to 8): <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/Nomination-and-">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/Nomination-and-</a>	
Optional: Recommendation to 2.6		Compensation-Committee-Charter.pdf	
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.	COMPLIANT	The Company engaged external recruitment sources to identify qualified candidates for the 2025–2026 Board.  Article IV.B.3.2.1 of the Company's Revised Corporate Governance Manual allows the Committee to utilize the services of professional search firms or other external sources to search for qualified candidates to the Board.  LTG Revised Manual on Corporate Governance Article IV.B.3.2.1 (page 17): <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf</a>	
Recommendation 2.7		1	
1. Board has overall responsibility in ensuring	COMPLIANT	The Board has created a Related Party	
that there is a group-wide policy and system		Transactions (RPT) Policy which authorizes its	
governing related party transactions (RPTs) and SEC Form – I-ACGR * Update April 2025		Risk Management Committee to handle the	

other unusual or infrequently occurring		Board's oversight responsibility on RPTs	
transactions.		(Article IV.2).	
1 2 11 1	COMPLIANT	Article IV.2 to 9 of the RPT Policy stipulate that	
approval of material RPTs, which guarantee		the Risk Management Committee oversees the	
fairness and transparency of the transactions.		evaluation of RPTs that present the risk of	
		potential abuse. It ensures that processes and	
		•	
		approvals are conducted at arm's length basis	
		and that sound and objective judgment is	
		exercised in deciding for the best interest of the	
		Company. The Committee is further responsible	
		to review and endorse RPTs to the Board for its	
		approval/notation.	
		THE STATE OF THE S	
		The shareholders are allowed to approve,	
		disapprove or abstain from RPTs entered into by	
		**	
		the Company. The shareholders issue voting	
		instructions to the Company which are verified	
		by the Corporate Secretary, together with the	
		Company's Trust and Transfer Agent, during a	
		meeting called for such purpose.	
		LTG Related Party Transactions Policy:	
		Article IV Board and Senior Management	
		_	
		Oversight (pages 5 to 8):	
		1/	
		https://ltg.com.ph/related-party-transactions-	
		policy/	
		LTG Board Committees:	
		General Summary of LTG's Executive	
		Committee, Nomination and Compensation	
		Committee, Corporate Governance Committee,	
550 5 1 ACCD * Hadra A - 1 2025		Commutee, Corporate Governance Commutee,	

		Audit Committee and Risk Management Committee:	
		https://ltg.com.ph/board-committees/	
		LTG Risk Management Committee Charter Article 5B (pages 4 to 5):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf	
		LTG Revised Manual on Corporate Governance Article IV.D.3.3 (pages 23 to 24):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	COMPLIANT	The Policy Statement (Article I) of the RPT Policy provides that said Policy shall be observed by the Board of Directors, Management and staff of the Company, including its subsidiaries and affiliates.	
		The Board is responsible in observing good corporate governance and in ensuring group-wide adoption of the policy, without prejudice to its compliance with existing regulations (Article IV.1.1).	
		LTG Related Party Transactions Policy:	
SEC Form — L-ACGR * Lindate April 2025		Article I Policy Statement (page 2)	

		Article IV Board and Senior Management	
		Oversight (pages 5 to 8):	
		https://ltg.com.ph/related-party-transactions-	
		policy/	
		poncy/	
		DOT Di 1	
		PSE Disclosure: Creation of Risk Management	
		Committee:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2021/10/2021-Oct-12Lead-ID	
		Creation-Risk-Mngt-Committee.pdf	
		*	
		LTG Risk Management Committee Charter	
		Article 5B (pages 4 to 5):	
		ration 3D (pages 4 to 3).	
		httms://ltm.com.mln/xxm.comtont/xmlcodg/holr.mdf	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2022/05/LTG-Risk-Management-	
		Committee-Charter.pdf	
		LTG Revised Manual on Corporate Governance	
		Article IV.D.3.3 (pages 23 to 24):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
		Corporate-Governance-Manual-L1G.pul	
Complement to Decompose Julius 27			
Supplement to Recommendations 2.7			
1. Board clearly defines the threshold for	COMPLIANT	Under the Company's RPT Policy, the	
disclosure and approval of RPTs and		materiality threshold is set at ten percent (10%)	
categorizes such transactions according to those		of the Company's total assets based on its latest	
that are considered <i>de minimis</i> or transactions		audited financial statement – total consolidated	
that need not be reported or announced, those		assets. Transactions which exceed the	

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.

materiality threshold shall be reviewed by the Risk Management Committee and endorsed to the Board for approval.

LTG Related Party Transactions Policy:

Article I Policy Statement (page 2)
Article IV Board and Senior Management
Oversight (pages 5 to 8):

https://ltg.com.ph/related-party-transactions-policy/

PSE Disclosure: Creation of Risk Management Committee:

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2021/10/2021-Oct-12.-Lead-ID.-Creation-Risk-Mngt-Committee.pdf

LTG Risk Management Committee Charter Article 5B (pages 4 to 5):

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf

LTG Revised Manual on Corporate Governance Article IV.D.3.3 (pages 23 to 24):

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9.-Revised-Corporate-Governance-Manual-LTG.pdf

2. 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 acknowledges and respects the rights of non-related party shareholders to approve specific types of related party transactions during shareholders' meetings, should there be any.  In 2024, there were no related party transactions which required the approval of the shareholders.  LTG Related Party Transactions Policy:	
		https://ltg.com.ph/related-party-transactions-policy/  LTG Risk Management Committee Charter Article 5B (pages 4 to 5):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf	
		LTG Revised Manual on Corporate Governance Article IV.D.3.3 (pages 23 to 24):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
Recommendation 2.8		·	

1.	Board is primarily responsible for approving	COMPLIANT	Under Article III.M.3 to 4 of the Company's	
	the selection of Management led by the Chief		Revised Manual on Corporate Governance, it	
	Executive Officer (CEO) and the heads of the		was resolved that, to avoid doubt, the CEO shall	
	other control functions (Chief Risk Officer,		not form part of Management but shall lead, in	
	Chief Compliance Officer and Chief Audit		conjunction with the Board, the development of	
	Executive).		the Company's vision and strategy; and shall set	
	,		the tone and position the Company's brand	
			image.	
			in a second	
			Moreover, the Board shall implement a process	
			for the selection of members of the Board	
			(including Non-Executive Directors) and	
			executive officers to ensure an effective mix of	
			competent Directors and Officers (Article	
			III.D.1)	
			m.b.1)	
			LTG Revised Manual on Corporate Governance	
			Articles III.M.3-4 (page 16) and III.D.1 (page	
			6):	
			0).	
			https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
			manager/2023/05/2023-May-9Revised-	
			Corporate-Governance-Manual-LTG.pdf	
			Corporate-Governance-Manual-LTG.pdf	
			Amandad Dry Lavya Antialas IV to VV (Dagas	
			Amended By-Laws, Articles IX to XV (Pages 11 to 14):	
			11 to 1 <del>4</del> ).	
			https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
			manager/2019/10/LTG-Amended-By-Laws-	
			2019.pdf	
			2017.pul	
2	Board is primarily responsible for assessing the	COMPLIANT	Under the Company's Revised Manual on	
۷.	performance of Management led by the Chief	COMI LIAMI	Corporate Governance, the Board shall	
	Executive Officer (CEO) and the heads of the		effectively monitor Management's performance	
L	Executive Officer (CEO) and the heads of the		checuvery monitor istanagement's performance	

other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit		periodically.	
Executive).		LTG Revised Manual on Corporate Governance	
		Article III.B.2 (page 5):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
Recommendation 2.9			
1. Board establishes an effective performance	COMPLIANT	Management controls the Company's day-to-	
management framework that ensures that		day operations based on the guidelines set by	
Management's performance is at par with the		the shareholders and with the oversight of the	
standards set by the Board and Senior		Company's Board of Directors, the latter	
Management.		assisted by the Board Committees to ensure	
		proper execution of the guidelines and proper	
		operations. In the discharge of its functions,	
2. Board establishes an effective performance	COMPLIANT	Management must adhere to the Corporation	
management framework that ensures that		Code of the Philippines, the Company's Articles	
personnel's performance is at par with the		of Incorporation and By-Laws, and the internal	
standards set by the Board and Senior		policies.	
Management.		1. Table 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	
		LTG Revised Manual on Corporate Governance	
		Articles VI.A (page 26), III.B.2 (page 5) and	
		III.D.3 and 9 (pages 6 to 7):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
		Moreover, the Company has established its own	
		internal audit activity which periodically	
		monitors, assesses and evaluates the operational	

		efficiency and effectiveness of the Company's internal controls. The Company also maintains its own Audit Committee to review, assess and evaluate the work and performance of the internal audit department for the entire conglomerate.  Lastly, the Board has reviewed the effectiveness of the internal control system and has expressed its satisfaction to its efficiency and sound operation during Board meetings.  LTG Audit Committee Charter Article 4.1 (4 and 5) (page 4): <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Audit-Committee-Charter.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Audit-Committee-Charter.pdf</a>	
Recommendation 2.10			
Board oversees that an appropriate internal control system is in place.	COMPLIANT	The Company's Revised Manual on Corporate Governance states that the Board is tasked to ensure that the Company has good internal control and information management systems that can provide an accurate, timely, and clear financial picture. There should be a continuing	
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	COMPLIANT	review of the internal control system in order to maintain its adequacy and effectiveness.  LTG Revised Manual on Corporate Governance Article III.D.4 (page 6):	

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  The Company has established its own internal audit activity which monitors, assesses and evaluates the operational efficiency of the Company's internal controls. It also maintains its own Audit Committee to review, assess and evaluate the work and performance of the internal audit department for the entire conglomerate.  Most importantly, the Board has reviewed the effectiveness of the internal control system and has expressed its satisfaction to its efficiency and sound operation during Board meetings.	
3. Board approves the Internal Audit Charter.	COMPLIANT	The revised Internal Audit Charter was approved on 02 July 2019.  LTG Internal Audit Charter: <a href="https://ltg.com.ph/internal-audit-charter/">https://ltg.com.ph/internal-audit-charter/</a>	
Recommendation 2.11			
1. 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 Board of Directors exercises an oversight responsibility which includes, among others, ensuring that the Company is appropriately and effectively managed and controlled.	
2. The risk management framework guides the board in identifying units/business lines and	COMPLIANT	The Risk Management Committee assists the Board by ensuring the appropriate and effective	

enterprise-level risk exposures, as well as the		management of the Company. It exercises	
effectiveness of risk management strategies.		oversight responsibilities with respect the	
		management of financial and business risks and	
		likewise operational, legal, and other risks and	
		shall primarily be responsible for monitoring the	
		statutory requirements of the Corporation.	
		Twenty (20) regular Risk Management	
		Committee meetings were conducted in 2024.	
		The representatives from the different	
		subsidiaries report to the Committee their risk	
		framework and provide quarterly updates.	
		Attendance Report of the Risk Management	
		Committee:	
		https://ltg.com.ph/board-committees/	
		LTG 's Enterprise Risk Management Policy:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2019/10/2018-Sep-4LTG-Enterprise-	
		Risk-Management-System.pdf	
		LTG Risk Management Committee Charter	
		Article 5.A (pages 3 to 4):	
		,	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2022/05/LTG-Risk-Management-	
		Committee-Charter.pdf	
Recommendation 2.12			
1. Board has a Board Charter that formalizes and	COMPLIANT	The Board's duties and responsibilities are	
clearly states its roles, responsibilities and		enumerated under Article III of the Company's	
CECTAIN LACOR * Halata A villager			

accountabilities in carrying out its fiduciary role.		Revised Manual on Corporate Governance.	
Board Charter serves as a guide to the directors in the performance of their functions.	COMPLIANT	All Company policies and committee charters are available for viewing and downloading from the Company's website at <a href="https://ltg.com.ph/board-committees/">https://ltg.com.ph/board-committees/</a> .	
3. Board Charter is publicly available and posted on the company's website.	COMPLIANT	LTG Revised Manual on Corporate Governance Article III (pages 5 to 16):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
Additional Recommendation to Principle 2			
Board has a clear insider trading policy.	COMPLIANT	The Company's Code of Business Conduct and Ethics provides a provision for Insider Trading, Trading Blackouts and Fraudulent Practices which covers directors, officers, advisers, consultants and employees who may have knowledge of material facts regarding matters which may affect the Company. These are strictly observed and implemented by the Company.  Item 3.4 of the said Code provides the blackout periods to be observed, <i>viz</i> :  1. for quarterly reports, two (2) weeks before disclosure; and 2. for the year-end financials, one month or thirty (30) days before disclosure.	

		For implementation, the Office of the Corporate Secretary sends an email reminder to all covered persons to inform them of the start and end of the blackout period and that they are prohibited from trading on the Company's shares within the period specified. This reminder is likewise done during Board meetings, when applicable.  LTG Code of Business Conduct & Ethics Article 3.5 (pages 3 to 4):	
		https://ltg.com.ph/code-of-business-conduct-ethics/	
Optional: Principle 2			
Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.	COMPLIANT	All transactions involving the directors of the Company are governed by the Company's RPT policy which was established to ensure integrity and transparency. Such transactions must be done on arm's length basis and must be subjected to corporate procedure. (Article I).  LTG Related Party Transactions Policy: Article I Policy Statement (page 2) Article IV Board and Senior Management Oversight (pages 5 to 8)  https://ltg.com.ph/related-party-transactions-policy/	
Company discloses the types of decision requiring board of directors' approval.	COMPLIANT	The Company immediately discloses material Board approvals through the Philippine Stock Exchange ("PSE") website. These disclosures	

are thereafter uploaded in the Company website.
LTG Material Transactions (Form 17-C):
https://ltg.com.ph/material-information-and- transactions/
LTG Page in PSE Electronic Disclosure Registry:
https://edge.pse.com.ph/companyDisclosures/for m.do?cmpy_id=12

**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.

## **Recommendation 3.1**

. Board establishes board committees that focus	COMPLIANT	The Company's Revised Manual on Corporate	
on specific board functions to aid in the optimal		Governance enumerates the different Board	
performance of its roles and responsibilities.		Committees and their functions.	
		On the other hand, the Company's website	
		provides a general summary of LTG's	
		Executive Committee, Nomination and	
		Compensation Committee, Corporate	
		Governance and Sustainability Committee,	
		Audit Committee, and Risk Management	
		Committee.	
		https://ltg.com.ph/board-committees/	

The respective charters of the different committees may be found in the Company's website, as follows: Nomination and Compensation Committee Charter: https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2019/10/Nomination-and-Compensation-Committee-Charter.pdf Corporate Governance and Sustainability Committee Charter: https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2019/10/Corporate-Governance-Committee-Charter.pdf **Executive Committee Charter:** https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2019/10/Executive-Committee-Charter.pdf Audit Committee Charter: https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2022/05/LTG-Audit-Committee-Charter.pdf Risk Management Committee Charter: https://ltg.com.ph/wp-content/uploads/bsk-pdf-

	manager/2022/05/LTG-Risk-Management-
	<u>Committee-Charter.pdf</u>
	LTC Deviced Menuel on Company Company
	LTG Revised Manual on Corporate Governance Article IV (pages 16 to 26):
	Afficie IV (pages 10 to 20).
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-
	manager/2023/05/2023-May-9Revised-
	Corporate-Governance-Manual-LTG.pdf
	Corporate Organizational Chart & Corporate
	Structure:
	https://lta.com.uh/ousspirational.chout/
	https://ltg.com.ph/organizational-chart/
	2024 Results of Annual Stockholders' Meeting
	and Organizational Meetings of LTG Board:
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-
	manager/2024/05/2024-May-3Results-of-
	ASM-and-OBD.pdf
	2024 LTG L LD
	2024 LTG Integrated Report (page 81 to 96):
	https://ltg.com.ph/annual-reports/
	The state of the s
Recommendation 3.2	
1. Board establishes an Audit Committee to COM	PLIANT   The Audit Committee is composed of six (6)
enhance its oversight capability over the	experienced and qualified Directors in the
company's financial reporting, internal control	persons of Johnip G. Cua (Chairman), Wilfrido
system, internal and external audit processes,	E. Sanchez, Juanita T. Tan Lee, Mary G. Ng,
and compliance with applicable laws and	Florencia G. Tarriela, and Chester Y. Luy. Four
-	(4) of whom, including the chairman, are

regulations. Independent Directors. The Audit Committee shall assist the Board in fulfilling its oversight responsibilities and shall review (i) the financial reporting process, (ii) the system of internal control, (iii) the audit process, and (iv) the Corporation's process for monitoring compliance with laws and regulations and its own code of business conduct. As part of its Audit Oversight Functions, the Committee shall recommend to the Board the appointment, dismissal, replacement and reappointment of the external auditors, duly accredited by the regulators (subject to stockholder ratification), based on fair and transparent criteria as provided in its Charter. Corporate Organizational Chart & Corporate Structure: https://ltg.com.ph/organizational-chart/ Audit Committee Charter Articles 1 (Page 2) and 4, Section 2.1 (Page 4): https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2022/05/LTG-Audit-Committee-Charter.pdf LTG Revised Manual on Corporate Governance Article IV.C.2.1 (page 18):

	https://ltg.com.ph/wp-content/uploads/bsk-pdf-
	manager/2023/05/2023-May-9Revised-
	Corporate-Governance-Manual-LTG.pdf
	2024 LTG Integrated Report (page 82 to 85):
	https://ltg.com.ph/annual-reports/
. Audit Committee is composed of at least three COMP	LIANT The Audit Committee is composed of six (6)
appropriately qualified non-executive directors,	Directors in the persons of Johnip G. Cua
the majority of whom, including the Chairman	(Chairman), Wilfrido E. Sanchez, Juanita T. Tan
is independent.	Lee, Mary G. Ng, Florencia G. Tarriela, and
is marpenaenti	Chester Y. Luy. Five (5) are Non-executive
	Directors, including four (4) Independent
	Directors – one of whom serves as the chairman.
	Directors – one or whom serves as the channian.
	LTG Board Committees (Audit Committee):
	LTG Board Committees (Addit Committee).
	https://ltg.com.ph/board-committees/
	https://itg.com.ph/board-committees/
	Audit Committee Charter Article 2 Section 1
	(page 2):
	1 ///. 1 / 1 / 1 / 1 / 10
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-
	manager/2022/05/LTG-Audit-Committee-
	<u>Charter.pdf</u>
	ATTO DO 1 AND A DO 1
	LTG Revised Manual on Corporate Governance
	Article IV.C.1.1 (page 18):
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-
	manager/2023/05/2023-May-9Revised-
	<u>Corporate-Governance-Manual-LTG.pdf</u>

			Certifications of LTG Independent Directors:	
			https://ltg.com.ph/certification-of-independent-directors/	
			Respective qualifications of Board/Committee members on LTG website:	
			https://ltg.com.ph/leadership/	
	the committee have nowledge, skills, and/or of accounting, auditing	COMPLIANT	The Audit Committee is composed of Johnip G. Cua (Chairman), Wilfrido E. Sanchez, Juanita T. Tan Lee, Mary G. Ng, Florencia G. Tarriela, and Chester Y. Luy as members.	
			All the members have relevant background, knowledge, skills, and experience in the areas of accounting, auditing or finance.	
			Their respective qualifications may be found in the LTG website:	
			https://ltg.com.ph/leadership/	
4. The Chairman of the the Chairman of the committee.	Audit Committee is not Board or of any other	COMPLIANT	The Audit Committee Chairman is Johnip G. Cua. He is not the Chairman of the Board or of any other committee.	
			The Committee Membership may be viewed in the Company website at:	
			https://ltg.com.ph/board-committees/	

Supplement to Recommendation 3.2				
Audit Committee approves all non-audit services conducted by the external auditor.	COMPLIANT	As provided under its charter, the Audit Committee is tasked to evaluate and determine the non-audit work, if any, of the External Auditor, and review periodically the non-audit fees paid to the External Auditor in relation to their significance to the total annual income of the External Auditor and to the Corporation's overall consultancy expenses. The Committee shall disallow any non-audit work that will conflict with the duties of the External Auditor or may pose a threat to its independence. The non-audit work, if allowed, shall be disclosed in the Corporation's annual report.  Audit Committee Charter Article 4 Section 2.9 (pages 5 to 6):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Audit-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.C.3.1 (pages 18 to 19):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  2024 LTG Integrated Report (page 103):  https://ltg.com.ph/annual-reports/		

2. Audit Committee conducts regular meetings	COMPLIANT	Both the Company's Audit Committee Charter	
and dialogues with the external audit team	COMI LIANI	and Revised Corporate Governance Manual	
without anyone from management present.		require the Audit Committee to meet with the	
Francisco Programme		External Auditors, without the presence of the	
		Company's Management, at least annually to	
		verify that the External Auditors act	
		independently, and is given unrestricted access	
		to all records, properties and personnel to enable	
		it to perform its audit functions.	
		Last 05 March 2024, the Audit Committee met	
		with the external audit team without anyone	
		from management present.	
		Audit Committee Charter Article 4 Section 2.6	
		(page 5):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2022/05/LTG-Audit-Committee-	
		<u>Charter.pdf</u>	
		LTG Revised Manual on Corporate Governance	
		Article IV.C.3.1.d (page 19):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
Optional: Recommendation 3.2			
1. Audit Committee meet at least four times	COMPLIANT	In 2024, the Committee held a total of five (5)	
during the year.		meetings on the following dates:	

		05 March 2024 07 May 2024 06 August 2024 06 September 2024 07 November 2024  Audit Committee Charter Article 3 Section 1 (page 3):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Audit-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.C.2.2 (page 18):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  2024 LTG Integrated Report (page 85):  https://ltg.com.ph/annual-reports/	
2. Audit Committee approves the appointment and removal of the internal auditor.  SEC Form = I-ACGR * Undate April 2025.	COMPLIANT	Under the Audit Committee Charter, the Committee recommends, for approval of the Board, the appointment, dismissal and annual remuneration of the Chief Audit Executive (CAE).  They must regularly review and evaluate work performed by the CAE and Internal Audit function.	

		Audit Committee Charter Article 4 Section 2.15	
		and 19 (page 6):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2022/05/LTG-Audit-Committee-	
		Charter.pdf:	
		Charter.pur.	
		LTC Design 1 Manual on Community Community	
		LTG Revised Manual on Corporate Governance	
		Article IV.C.3.1 (pages 18 to 19):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
		*	
Recommendation 3.3			
The commendation of			
1. Board establishes a Corporate Governance	COMPLIANT	Part IV (F) of the Company's Revised Corporate	
Committee tasked to assist the Board in the		Governance Manual provides the composition	
performance of its corporate governance		and qualifications of the Corporate Governance	
responsibilities, including the functions that		Committee which was established primarily to	
were formerly assigned to a Nomination and		assist the Board of Directors in fulfilling its	
Remuneration Committee.		<u> </u>	
Remuneration Committee.		corporate governance responsibilities. The same	
		Manual enumerates the duties and	
		responsibilities of the Committee.	
		The Committee has nominated Directors who	
		are of renowned expertise in their respective	
		fields.	
		ITG Poord Committees (Composets Covernance	
		LTG Board Committees (Corporate Governance	
		Committee):	
		https://ltg.com.ph/board-committees/	

		Respective qualifications of Corporate Governance committee members on LTG website:	
		https://ltg.com.ph/leadership/	
		Corporate Organizational Chart & Corporate Structure:	
		https://ltg.com.ph/organizational-chart/	
		Corporate Governance Committee Charter:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/Corporate-Governance-Committee-Charter.pdf	
		LTG Revised Manual on Corporate Governance Article IV.F (page 25):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
2. Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	COMPLIANT	The Corporate Governance and Sustainability Committee is composed of seven (7) members, three (3) of whom, including its Chairman, are Independent Directors.	
		The Chairman of the Corporate Governance Committee is Ms. Florencia G. Tarriela, an Independent Director. Ms. Tarriela was the former Country Financial Controller for Citibank and a fellow of Institute of Corporate	

Directors (ICD). The following are the members of the Corporate Governance Committee: Mr. Michael G. Tan, Mr. Lucio C. Tan III, Mr. Johnip G. Cua, Ms. Mary G. Ng, Ms. Juanita T. Tan Lee, and Mr. Chester Y. Luy. LTG Board Committees (Corporate Governance Committee): https://ltg.com.ph/board-committees/ 2024 LTG Integrated Report (page 92 to 96): https://ltg.com.ph/annual-reports/ Certifications of LTG Independent Directors: https://ltg.com.ph/certification-of-independentdirectors/ Corporate Governance Committee Charter Article 2.1 (page 1): https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2019/10/Corporate-Governance-Committee-Charter.pdf LTG Revised Manual on Corporate Governance Article IV.E.1 (page 24): https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2023/05/2023-May-9.-Revised-

		Corporate-Governance-Manual-LTG.pdf	
		2024 Results of Annual Stockholders' Meeting and Organizational Meetings of LTG Board	
		(page 3):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/05/2024-May-3Results-of-ASM-and-OBD.pdf	
3. Chairman of the Corporate Governance Committee is an independent director.	COMPLIANT	The Chairman of the Corporate Governance Committee is Ms. Florencia G. Tarriela, an Independent Director. Ms. Tarriela was the former Country Financial Controller for Citibank and a fellow of Institute of Corporate Directors (ICD).	
		Certification of Independent Director (FGT):	
		https://ltg.com.ph/certification-of-independent-directors/	
		LTG Board Committees (Corporate Governance Committee):	
		https://ltg.com.ph/board-committees/	
		2024 LTG Integrated Report (pages 92 to 96):	
		https://ltg.com.ph/annual-reports/	
		2024 Results of Annual Stockholders' Meeting and Organizational Meetings of LTG Board (page 3):	

		T	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/05/2024-May-3Results-of-ASM-and-OBD.pdf	
Optional: Recommendation 3.3			
Corporate Governance Committee meet at least twice during the year.	COMPLIANT	In 2024, the Corporate Governance and Sustainability Committee met five (5) times on the following dates:	
		15 March 2024 07 May 2024 02 October 2024	
		06 November 2024 11 December 2024	
		Corporate Governance Committee Charter Article 4 Section 1 (page 2):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/Corporate-Governance-Committee-Charter.pdf	
		LTG Revised Manual on Corporate Governance Article IV.E.2.1 (page 24):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		2024 LTG Integrated Report (page 95):	
		https://ltg.com.ph/annual-reports/	

		T	
Recommendation 3.4			
Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	COMPLIANT	The Company's Risk Management Committee is responsible for the oversight of the Company's Enterprise Risk Management system to ensure its functionality and effectiveness. The Committee is composed of six (6) members with Ms. Mary G. Ng (Chairman), Mr. Johnip G. Cua, Ms. Juanita T. Tan Lee, Ms. Florencia G. Tarriela, Mr. Wilfrido E. Sanchez, and Chester Y. Luy as its members. Four (4) members are Independent Directors, including the Chairman.  In 2024, the Risk Management Committee conducted twenty (20) meetings. The representatives from the different subsidiaries of the Company report to the Committee their risk framework and provide quarterly updates.  LTG Board Committees:  https://ltg.com.ph/board-committees/ Risk Management Committee Charter:  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.3.2 (pages 22 to 23):	

https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2023/05/2023-May-9-Bevised- Corporate-Governance-Manual-LTG.pdf  2024 LTG Integrated Report (pages 86 to 89): https://ltg.com.ph/annual-reports/  20 BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.  COMPLIANT  The Company's Risk Management Committee is composed of six (6) members with four (4) Independent Directors. They are, Ms. Mary G. Ng. (Chairman), Mr. Johnip G. Cua., Mr. Wilfrido R. Sanchez, Ms. Juanita T. Tan Lee, Ms. Florencia G. Tarriela, and Chester Y. Luy as members. Four (4) members are Independent Directors, including the Chairman  Risk Management Committee Charter Article 2 Section I (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.I.I (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/2023-May-9-Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors: https://ltg.com.ph/vp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9-Revised-Corporate-Governance-Manual-LTG.pdf				
Composed of at least three members, the majority of whom should be independent directors, including the Chairman.  COMPLIANT  The Company's Risk Management Committee is composed of six (6) members with four (4) Independent Directors. They are, Ms. Mary G. Ng. (Chairman), Mr. Johnip G. Cua , Mr. Wilfrido E. Sanchez, Ms. Juanita T. Tan Lee, Ms. Florencia G. Tarriela, and Chester Y. Luy as members. Four (4) members are Independent Directors, including the Chairman  Risk Management Committee Charter Article 2 Section 1 (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk Management-Committee-Charter. Article V.D.I.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9-Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.  COMPLIANT The Company's Risk Management Committee is composed of six (6) members with four (4) Independent Directors. In Judgment Directors and Chairman, Mr. Johnip G. Cua , Mr. Wilfrido E. Sanchez, Ms. Juanita T. Tan Lee, Ms. Florencia G. Tarricla, and Chester Y. Luy as members. Four (4) members are Independent Directors, including the Chairman  Risk Management Committee Charter Article 2 Section 1 (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.I.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9-Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			manager/2023/05/2023-May-9Revised-	
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2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.  The Company's Risk Management Committee is composed of six (6) members with four (4) Independent Directors. They are, Ms. Mary G. Ng (Chairman), Mr. Johnip G. Cua , Mr. Wilfrido E. Sanchez, Ms. Junita T. Tan Lee, Ms. Florencia G. Tarriela, and Chester Y. Luy as members. Four (4) members are Independent Directors, including the Chairman  Risk Management Committee Charter Article 2 Section 1 (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/1.TG-Risk-Management-Committee-Charter pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9-Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:				
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.  The Company's Risk Management Committee is composed of six (6) members with four (4) Independent Directors. They are, Ms. Mary G. Ng. (Chairman), Mr. Johnip G. Cua , Mr. Wilfrido F. Sanchez, Ms. Juanita T. Tan Lee, Ms. Florencia G. Tarriela, and Chester Y. Luy as members. Four (4) members are Independent Directors, including the Chairman  Risk Management Committee Charter Article 2 Section 1 (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.I.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9-Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			2024 LTG Integrated Report (pages 86 to 89):	
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Independent Directors. They are, Ms. Mary G. Ng (Chairman), Mr. Johnip G. Cua , Mr. Wilfrido E. Sanchez, Ms. Juanita T. Tan Lee, Ms. Florencia G. Tarriela, and Chester Y. Luy as members. Four (4) members are Independent Directors, including the Chairman  Risk Management Committee Charter Article 2 Section 1 (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2022/05/LTG-Risk-Management- Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2023/05/2023-May-9-Revised- Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:	*		* *	
Ng (Chairman), Mr. Johnip G. Cua , Mr. Wilfrido E. Sanchez, Ms. Juanita T. Tan Lee, Ms. Florencia G. Tarriela, and Chester Y. Luy as members. Four (4) members are Independent Directors, including the Chairman  Risk Management Committee Charter Article 2 Section 1 (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9-Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:				
Wilfrido E. Sanchez, Ms. Juanita T. Tan Lee, Ms. Florencia G. Tarriela, and Chester Y. Luy as members. Four (4) members are Independent Directors, including the Chairman  Risk Management Committee Charter Article 2 Section 1 (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2022/05/LTG-Risk-Management- Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2023/05/2023-May-9Revised- Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:	directors, including the Chairman.			
Ms. Florencia G. Tarriela, and Chester Y. Luy as members. Four (4) members are Independent Directors, including the Chairman  Risk Management Committee Charter Article 2 Section 1 (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9-Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:				
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Directors, including the Chairman  Risk Management Committee Charter Article 2 Section 1 (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9,-Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			· ·	
Risk Management Committee Charter Article 2 Section 1 (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2022/05/LTG-Risk-Management- Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2023/05/2023-May-9Revised- Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			· · · · · · · · · · · · · · · · · · ·	
Section 1 (page 1):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			Directors, including the Chairman	
https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			-	
manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			Section 1 (page 1):	
manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2023/05/2023-May-9Revised- Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			* * * * * * * * * * * * * * * * * * * *	
Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:				
Article IV.D.1.1 (page 21):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			I TG Pavisad Manual on Cornerate Governance	
https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			•	
manager/2023/05/2023-May-9Revised- Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:			4.6	
Corporate-Governance-Manual-LTG.pdf  Certifications of LTG Independent Directors:				
Certifications of LTG Independent Directors:			-	
			Corporate-Governance-Manual-LTG.pdf	
https://ltg.com.ph/certification-of-independent-			Certifications of LTG Independent Directors:	
			https://ltg.com.ph/certification-of-independent-	

		directors/	
		Respective qualifications the Committee members on LTG website:	
		https://ltg.com.ph/leadership/	
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	COMPLIANT	The Company's Risk Oversight functions are lodged with its Risk Management Committee. The Chairman thereof is Ms. Mary G. Ng. She is not the Chairman of the Board or of any other committee.	
		LTG Revised Manual on Corporate Governance Article IV.D.1.3 (page 22):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		The qualifications of Ms. Mary G. Ng may be viewed at:	
		https://ltg.com.ph/leadership/	
		Risk Management Committee Charter Article 2 Section 3 (page 1):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf	
4. At least one member of the BROC has relevant	COMPLIANT	All members of the Risk Management	
thorough knowledge and experience on risk		Committee have been in the industry for more	
SEC Form = I-ACGR * Undate April 2025			

and risk management.		than a decade which has allowed them to	
		acquire sufficient experience on risk and risk	
		management.	
		Moreover, Ms. Florencia G. Tarriela, was the	
		Country Financial Controller for Citibank and a	
		*	
		fellow of Institute of Corporate Directors (ICD),	
		while Mr. Chester Y. Luy is a Chartered	
		Financial Analyst.	
		The other academic qualifications, industry	
		knowledge, professional experience, expertise	
		and relevant trainings of the Committee	
		members may be viewed in the Company	
		website.	
		website.	
		https://ltg.com.ph/leadership/	
		LTG Board Committees:	
		https://ltg.com.ph/board-committees/	
Recommendation 3.5			
Accommendation on			
1. Board establishes a Related Party Transactions	COMPLIANT	The Board has created a Related Party	
(RPT) Committee, which is tasked with		Transactions ("RPT") Policy which authorizes	
reviewing all material related party transactions		the Risk Management Committee to exercise	
of the company.		oversight on RPTs.	
of the company.		oversight on Ki 13.	
		Hadaa Aadala IVO adda DDT Dalla at Did	
		Under Article IV.2 of the RPT Policy, the Risk	
		Management Committee shall oversee the	
		evaluation of RPTs that present the risk of	
		potential abuse. It shall ensure that processes	
		and approvals are conducted at arm's length	
		<i>U</i>	

		basis and that sound and objective judgment is exercised in deciding for the best interest of the Company.	
		The Risk Management Committee is further responsible to review and endorse RPTs to the Board for its approval/notation.	
		Risk Management Committee Charter Article 5.B (pages 4 to 5):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf	
		LTG Revised Manual on Corporate Governance Article IV.D.3.3 (pages 23 to 24):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	COMPLIANT	The functions of the recommended RPT Committee are lodged with the Risk Management Committee. Said Committee is composed of six (6) members, five (5) are Non-Executive Directors, including four (4) Independent Directors – one of whom serves as the Chairman.	
		LTG Board Committees:	
SEC Form LLACCD * Hadata April 2025		https://ltg.com.ph/board-committees/	

		Risk Management Committee Charter Article 2
		Section 1 and 3 (page 1):
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-
		manager/2022/05/LTG-Risk-Management-
		Committee-Charter.pdf
		LTG Revised Manual on Corporate Governance
		Article IV.D.1.1 (page 21):
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-
		manager/2023/05/2023-May-9Revised-
		Corporate-Governance-Manual-LTG.pdf
		Certifications of LTG Independent Directors:
		https://ltg.com.ph/certification-of-independent-
		directors/
		Qualifications of the Risk Management
		Committee members on LTG website:
		https://ltg.com.ph/leadership/
Recommendation 3.6		
1. All established committees have a Committee	COMPLIANT	Copies of the Company's different Committee
Charter stating in plain terms their respective		Charters may be viewed from the Company's
purposes, memberships, structures, operations,		website at https://ltg.com.ph/board-committees/
reporting process, resources and other relevant		mostic at https://teg.com.ph/ oodita-committees/
information.		Nomination and Compensation Committee
momunon.		Charter:
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-
		migon agreemph is content aproved our par

		manager/2019/10/Nomination-and- Compensation-Committee-Charter.pdf
		Corporate Governance and Sustainability Committee Charter:
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/Corporate-Governance-Committee-Charter.pdf
		Executive Committee Charter:
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/Executive-Committee-Charter.pdf
		Audit Committee Charter:
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Audit-Committee-Charter.pdf
		Risk Management Committee Charter:
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf
Committee Charters provide standards for evaluating the performance of the Committees.	COMPLIANT	Copies of the Company's different Committee Charters may be viewed from the Company's website at <a href="https://ltg.com.ph/board-committees/">https://ltg.com.ph/board-committees/</a> .
3. Committee Charters were fully disclosed on the	COMPLIANT	Nomination and Compensation Committee Charter:

company's website.	
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-
	manager/2019/10/Nomination-and-
	Compensation-Committee-Charter.pdf
	Corporate Governance and Corporation
	Committee Charter:
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-
	manager/2019/10/Corporate-Governance-
	Committee-Charter.pdf
	Executive Committee Charter:
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-
	manager/2019/10/Executive-Committee-
	<u>Charter.pdf</u>
	Audit Committee Charter:
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-
	manager/2022/05/LTG-Audit-Committee-
	<u>Charter.pdf</u>
	Risk Management Committee Charter:
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-
	manager/2022/05/LTG-Risk-Management- Committee-Charter.pdf
	Commutee-Charter.pur

Principle 4: To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform their duties and

responsibilities, including sufficient time to be familiar with the corporation's business. Recommendation 4.1 1. The Directors attend and actively participate in **COMPLIANT** In 2024, the Board conducted nineteen (19) all meetings of the Board, Committees and meetings which were regularly attended to by shareholders in person or through telethe Directors of the Company. /videoconferencing conducted in accordance with the rules and regulations of the Attendance and active participation of Directors Commission. in Board meetings, regular or special, are required per Article III.L of the Revised Manual on Corporate Governance. Attendance via teleconference is likewise allowed. LTG Revised Manual on Corporate Governance Article III.L (page 15): https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf 2024 LTG Integrated Report (page 65): https://ltg.com.ph/annual-reports/ The directors review meeting materials for all As enumerated under Article VI.C.3.(3.2) (C) of **COMPLIANT** Board and Committee meetings. the Company's Revised Corporate Governance Manual, part of the duties and responsibilities of the Office of the Corporate Secretary is to make available to the Board of Directors the Board materials at least five (5) working days before the scheduled meeting, to allow them ample time to review the materials and be able to seek the necessary clarifications during the meeting,

	pursuant to their functions as such as provided under Article III.D.14 of the same Manual.	
	LTG Revised Manual on Corporate Governance Articles VI.C.3 (3.2) (C) (page 28) and III.D.14	
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-	
COMPLIANT		
· ·	events and discussions of each meeting, including questions raised by the directors and	
	These queries by the directors may be regarding the financial information, operation or general analysis of the company standing.	
	The format of internally routed Minutes is similar to that of the Annual Stockholders' meeting.	
	Minutes of the Annual Stockholders' Meeting of LT Group, Inc. on 03 May 2024:	
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf	
	]	
COMPLIANT	No Non-Executive Director has held more than five (5) publicly-listed companies.	
	COMPLIANT	under Article III.D.14 of the same Manual.  LTG Revised Manual on Corporate Governance Articles VI.C.3 (3.2) (C) (page 28) and III.D.14 (pages 7 to 8):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  COMPLIANT  The Minutes of the Board Meetings detail events and discussions of each meeting, including questions raised by the directors and the answers given by the person tasked to report. These queries by the directors may be regarding the financial information, operation or general analysis of the company standing.  The format of internally routed Minutes is similar to that of the Annual Stockholders' meeting.  Minutes of the Annual Stockholders' Meeting of LT Group, Inc. on 03 May 2024:  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf  COMPLIANT  No Non-Executive Director has held more than

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.		As stated in the Company's Revised Manual on Corporate Governance, Independent Directors and Non-Executive Directors may concurrently serve as director of a maximum of five (5) publicly listed companies. Nevertheless, a director shall be obliged to notify the Board where he/she is an incumbent director before accepting a directorship in another company.	
		LTG's Revised Manual on Corporate Governance, Section III. J. (page 12):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		A list of the directorships of the Company's directors in both listed and non-listed companies, are provided on the company website and annual report.	
		2024 LTG Integrated Report (pages 52 to 63):	
		https://ltg.com.ph/annual-reports/	
		Respective qualifications of each Board member on LTG website:	
		https://ltg.com.ph/leadership/	
Recommendation 4.3		<u> </u>	
1. The directors notify the company's board before accepting a directorship in another  SEC Form – I-ACGR * Update April 2025	COMPLIANT	As part of good corporate governance, the Company's directors must notify the Board, as	

·			
company.		soon as practicable, directorships in another	
		company they wish to accept.	
		In 2024, no instance arose wherein the director	
		was required to notify the Board since they do	
		not have any intended directorship in another	
		Company.	
		LTG's Revised Manual on Corporate	
		Governance, Section III. J. (page 12):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
		Corporate-Governance-Manual-E1G.pdf	
On the seal Distriction A			
Optional: Principle 4			
1. Company does not have any executive directors	COMPLIANT	The Company does not have executive directors	
who serve in more than two boards of listed		serving more than two (2) boards of listed	
companies outside of the group.		companies outside the affiliated corporate group	
companies outside of the group.			
		of LTG.	
		2024 LTG Integrated Report (pages 52 to 63):	
		https://ltg.com.ph/annual-reports/	
		Respective qualifications of each Board member	
		on LTG website:	
		on 11 G website.	
		1. the set //the same with /land downline/	
		https://ltg.com.ph/leadership/	
2. Company schedules board of directors'	COMPLIANT	The Company schedules Board meetings every	
meetings before the start of the financial year.		second (2 <sup>nd</sup> ) Tuesday of the month. The	
		schedule may be subject to change as requested	

		by, or depending on the availability of, the	
		Directors.	
		The schedule of meetings for the year 2024 were sent to the Directors of the Board via email	
		as early as 11 October 2023.	
3. Board of directors meet at least six times during the year.	COMPLIANT	The Board conducted nineteen (19) meetings for the year 2024.	
		Attendance of each director is disclosed in	
		Company's Annual Report and in the Company's website.	
		LTG Board Attendance Report:	
		https://ltg.com.ph/attendance-report/	
		2024 LTG Integrated Report (page 65):	
		https://ltg.com.ph/annual-reports/	
4. Company requires as minimum quorum of at	COMPLIANT	The Company's Board meetings are usually	
least 2/3 for board decisions.		attended to by all the members thereof, save for some meetings when the absence of a director is	
		inevitable. Hence, all board decisions are	
		essentially based on the approval of the majority or more than 2/3 of the members of the Board.	
		of more than 2/3 of the memoers of the board.	

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

**Recommendation 5.1** 

1. The Board has at least 3 independent directors	COMPLIANT	In accordance with the requirement under	
or such number as to constitute one-third of the		Article III.F of the Company's Revised	
board, whichever is higher.		Corporate Governance Manual, the Company's	
-		Board is composed of 11 Directors, with 4	
		Independent Directors in the persons of Mr.	
		Johnip G. Cua, Mr. Wilfrido E. Sanchez, Ms.	
		Florencia G. Tarriela, and Ms. Mary G. Ng. The	
		number of Independent Directors compose 36%	
		of the Board, higher than the one-third	
		requirement.	
		1	
		Board profiles on the Company website:	
		- construction and company with the	
		https://ltg.com.ph/leadership/	
		2024 Results of Annual Stockholders' Meeting	
		and Organizational Meetings of LTG Board	
		(page 1):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2024/05/2024-May-3Results-of-	
		ASM-and-OBD.pdf	
		LTG Revised Manual on Corporate Governance	
		Article III.F (pages 8 to 9):	
		u & ).	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
Recommendation 5.2			
1. The independent directors possess all the	COMPLIANT	Article III.K of the Company's Revised	
qualifications and none of the disqualifications	COMPLIANT	Corporate Governance Manual enumerates the	
quantications and none of the disquantications		Corporate Governance ivianual enumerates the	

to hold the positions.		qualifications of the independent directors.	
		None of the Independent Directors possess any	
		disqualification to hold the position.	
		LTG Revised Manual on Corporate Governance	
		Article III.K (pages 12 to 15):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2022/03/LTG-Revised-Corporate-	
		Governance-Manual-2022.pdf	
		Amended By-Laws, Article II.3 to 6 (pages 2 to	
		5):	
		1.44//14	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2019/10/LTG-Amended-By-Laws-	
		<u>2019.pdf</u>	
Supplement to Recommendation 5.2			
Supplement to Recommendation 5.2			
1. Company has no shareholder agreements, by-	COMPLIANT	The Company has no shareholder agreements,	
laws provisions, or other arrangements that		by-laws provisions, or other arrangements that	
constrain the directors' ability to vote		constrain the directors' ability to vote	
independently.		independently.	
		LTG Revised Manual on Corporate	
		Governance:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	

Recommendation 5.3			
Recommendation 5.3  1. The independent directors serve for a cumulative term of nine years (reckoned from 2012).	COMPLIANT	The Company's Revised Corporate Governance Manual Article III.K.2.2.1 provides that an Independent Director shall serve for a maximum cumulative term of nine (9) years reckoned from the year 2012.  However, by way of exception, an Independent Director who has served for more than nine (9) years may be re-nominated as such if:  (i) The Nomination Committee endorses such nomination on meritorious grounds; and  (ii) Approval of the shareholders is obtained during the Annual Shareholders' Meeting.  For the year 2024, the Company's Independent Directors are Ms. Florencia G. Tarriela, Mr. Johnip G. Cua, Mr. Wilfrido E. Sanchez, and Ms. Mary G. Ng.  Despite having served for more than the term	
		Despite having served for more than the term limit, the re-nomination of Ms. Tarriela and Mr. Sanchez were made in accordance with the above-cited provision. The Nomination and Compensation Committee endorsed their renomination based on meritorious grounds; and the stockholders approved of the same during the Annual Stockholders' Meeting held last 03 May 2024.	
		LTG Revised Manual on Corporate Governance	

	Article III.K.2 (pages 13 to 14):	
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
	2024 LTG Integrated Report (pages 52 to 63):	
	https://ltg.com.ph/annual-reports/	
	Respective qualifications of Board members on LTG website:	
	https://ltg.com.ph/leadership/	
	Minutes of the 2024 Annual Stockholders' Meeting:	
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf	
COMPLIANT	The Company observes the term limit for Independent Directors, in accordance with SEC Memorandum Circular No. 9, Series of 2011.	
	Art. III, (I) (2) of the Company's Revised Corporate Governance Manual provides that an Independent Director (ID) shall serve for a maximum cumulative term of nine (9) years	
	reckoned from the year 2012. And that, except as otherwise provided, the ID who shall have served the maximum term shall be perpetually	
	COMPLIANT	https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  2024 LTG Integrated Report (pages 52 to 63): https://ltg.com.ph/annual-reports/  Respective qualifications of Board members on LTG website: https://ltg.com.ph/leadership/  Minutes of the 2024 Annual Stockholders' Meeting: https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf  COMPLIANT  The Company observes the term limit for Independent Directors, in accordance with SEC Memorandum Circular No. 9, Series of 2011.  Art. III, (I) (2) of the Company's Revised Corporate Governance Manual provides that an Independent Director (ID) shall serve for a maximum cumulative term of nine (9) years reckoned from the year 2012. And that, except as otherwise provided, the ID who shall have

By way of exception, an Independent Director who has served for more than nine (9) years may be re-nominated as such if:

- (i) The Nomination Committee endorses such nomination on meritorious grounds; and
- (ii) Approval of the shareholders is obtained during the Annual Shareholders' Meeting.

For the year 2024, the Company's Independent Directors are Ms. Florencia G. Tarriela, who was first elected 09 August 2012 (12 years); Mr. Johnip G. Cua on 08 May 2018 (6 years); Mr. Wilfrido E. Sanchez on 31 July 2012 (12 years) and Ms. Mary G. Ng on 07 May 2019 (5 years).

Despite having served for more than the term limit, the re-nomination of Ms. Tarriela and Mr. Sanchez were made in accordance with the above-cited provision. The Nomination and Compensation Committee endorsed their renomination based on meritorious grounds; and the stockholders approved of the same during the Annual Stockholders' Meeting held last 03 May 2024.

LTG Revised Manual on Corporate Governance Article III.K.2 (pages 13 to 14):

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9.-Revised-Corporate-Governance-Manual-LTG.pdf

		2024 LTG Integrated Report (pages 52 to 63):	
		https://ltg.com.ph/annual-reports/	
		Respective qualifications of Board members on LTG website:	
		https://ltg.com.ph/leadership/	
		Minutes of the 2024 Annual Stockholders' Meeting:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	COMPLIANT	For the year 2024, the Company's Independent Directors are Ms. Florencia G. Tarriela, who was first elected 09 August 2012 (12 years); Mr. Johnip G. Cua on 08 May 2018 (6 years); Mr. Wilfrido E. Sanchez on 31 July 2012 (12 years) and Ms. Mary G. Ng on 07 May 2019 (5 years).	
		Despite having served for more than the term limit, the re-nomination of Ms. Tarriela and Mr. Sanchez were made in accordance with Article III.K.2 of the Company's Revised Manual on Corporate Governance. The Nomination and Compensation Committee endorsed their renomination based on meritorious grounds; and the stockholders approved of the same during the Annual Stockholders' Meeting held last 03	
		the Annual Stockholders' Meeting held last 03 May 2024.	

		LTG Revised Manual on Corporate Governance Article III.K.2 (pages 13 to 14):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		2024 LTG Integrated Report (pages 52 to 63):	
		https://ltg.com.ph/annual-reports/	
		Respective qualifications of Board members on LTG website:	
		https://ltg.com.ph/leadership/	
		Minutes of the 2024 Annual Stockholders' Meeting:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf	
Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	NON- COMPLIANT		The separate roles of the Chairman and CEO are clearly defined in the Company's Revised Manual on Corporate Governance despite these positions being held by one and the same person, Dr. Lucio C. Tan.
			Moreover, it is likewise stated therein that the Chairman shall concurrently sit as CEO of the

The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	Despite both positions being held by one and the same person, the functions of Chairman and CEO are clearly defined and specified.  As Chairman, Dr. Tan shall manage and provide leadership of the Board of Directors. (Article III.M.1, Revised Manual on Corporate Governance). On the other hand, as CEO, Dr. Tan shall lead the development of the Company's vision and strategy and set the tone and position for the Company's brand image. (Article III.M.4)	Company. He shall not form part of Management and shall lead the development of the Company's vision and strategy, as well as set the tone and position the brand image of the Company.  On the other hand, the Company's By-Laws state that the Chairman, who shall concurrently sit as CEO, shall be responsible for leading the development and execution of the Company's long-term strategy with a view to creating shareholder value.  LTG Revised Manual on Corporate Governance Article III.M (page 15 to 16):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf
		LTG Revised Manual on Corporate Governance	

		Article III.M.1 and 4 (page 15 to 16):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
Recommendation 5.5			
1. If the Chairman of the Board is not an	COMPLIANT	In accordance with Article III.K.4 of the	
independent director, the board designates a		Company's Revised Corporate Governance	
lead director among the independent directors.		Manual, the Company has appointed Mr.	
		Wilfrido E. Sanchez as its Lead Independent	
		Director.	
		LTG Revised Manual on Corporate Governance	
		Article III.K.4 (page 15):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
		PSE Disclosure: Appointment of Mr. Wilfrido	
		E. Sanchez as Lead Independent Director:	
		E. Sallellez as Dead Independent Director.	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2021/10/2021-Oct-12Lead-ID	
		Creation-Risk-Mngt-Committee.pdf	
Recommendation 5.6			
1. Directors with material interest in a transaction	COMPLIANT	For the past years, no Director has had any	
affecting the corporation abstain from taking		material interest in a transaction which would	
part in the deliberations on the transaction.		affect the Company. Nevertheless, the	
		Company's RPT Policy would necessarily	

		require him/her to abstain from taking part in any deliberation on the transaction.	
		LTG Related Party Transactions Policy: Article V.3.5 Conflict of Interest arising from RPTs (page 10)	
		https://ltg.com.ph/related-party-transactions- policy/	
Recommendation 5.7			
1. The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	COMPLIANT	The Company's Non-Executive Directors (NEDs) conducted a meeting with the external auditor, represented by the Partner-in-Charge, Ms. Aileen L. Saringan, without anyone from Management present last 05 March 2024. Such meeting was chaired by the Lead Independent Director, Mr. Wilfrido E. Sanchez.	
2. The meetings are chaired by the lead independent director.	COMPLIANT	The Company has appointed last 12 October 2021, a lead independent director in the person of Mr. Wilfrido E. Sanchez to chair separate meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.  PSE Disclosure: Appointment of Mr. Wilfrido E. Sanchez as Lead Independent Directors.	
		E. Sanchez as Lead Independent Director:  https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2021/10/2021-Oct-12Lead-ID Creation-Risk-Mngt-Committee.pdf	

Optional: Principle 5			
1. None of the directors is a former CEO of the company in the past 2 years.	COMPLIANT	Dr. Lucio C. Tan has been the only CEO of the Company.  Qualifications of Board members on LTG website: <a href="https://ltg.com.ph/leadership/">https://ltg.com.ph/leadership/</a> 2024 LTG Integrated Report (pages 52 to 63): <a href="https://ltg.com.ph/annual-reports/">https://ltg.com.ph/annual-reports/</a>	
Principle 6: The best measure of the Board's effective a body, and assess whether it possesses the right mix recommendation 6.1  1. Board conducts an annual self-assessment of its	•		arry out evaluations to appraise its performance as
<ul><li>performance as a whole.</li><li>The Chairman conducts a self-assessment of his performance.</li></ul>	COMPLIANT	assessment of the whole Board regarding their performance as a whole, the Chairman for himself and each committee for their performance as a whole for the year 2024 on 20	
3. The individual members conduct a self-assessment of their performance.	COMPLIANT	January 2025.  Board Committees > Corporate Governance Committee description:	
4. Each committee conducts a self-assessment of its performance.	COMPLIANT	https://ltg.com.ph/board-committees/	
5. Every three years, the assessments are	NON-		The Company deems that it is not yet necessary to seek the assistance of an external facilitator

supported by an external facilitator.	COMPLIANT		for this purpose.
Recommendation 6.2		<u> </u>	
Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	COMPLIANT	The Board conducts an annual self-assessment of its performance, including the performance of the Chairman, individual members, and committees. The annual Board assessment is intended to enable the Directors to thoroughly review their performance and understand their roles and responsibilities.  Relative to this, and in keeping with the demands of technology, the Company has created an electronic Performance Evaluation Form ("form") to be filled out by the Chairman, Directors and all members of the Committee in the determination of their effective performance.  The form is based on the duties and responsibilities of the Company's Board of Directors as provided in its Revised Manual on Corporate Governance, and the different Committees as provided in their respective Charters.  For the year 2024 operations, the evaluation was held on 20 January 2025.  LTG Revised Manual on Corporate Governance: Article VIII Board/Committee Annual Performance Assessment (Page 36)	

		https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2023/05/2023-May-9Revised- Corporate-Governance-Manual-LTG.pdf
The system allows for a feedback mechanism from the shareholders.	COMPLIANT	The Company's Board allows for a feedback mechanism from the Shareholders during the Q&A session of the Annual Stockholders' Meeting.  Moreover, queries, complaints, and feedbacks may be sent through the Company website at <a href="https://ltg.com.ph/contact/">https://ltg.com.ph/contact/</a> . All submissions received will then be forwarded to the proper department for a timely and suitable response.
Principle 7: Members of the Board are duty-bound to Recommendation 7.1	apply high ethical	standards, taking into account the interests of all stakeholders.
1. Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	COMPLIANT	The Company's Code of Business Conduct and Ethics, created for the purpose of setting the standards of professional and ethical conduct expected of the Directors, Officers and the Employees of the Corporation, is uploaded in its website at <a href="https://ltg.com.ph/code-of-business-conduct-ethics/">https://ltg.com.ph/code-of-business-conduct-ethics/</a> .  Said Code complements the Company's Revised Corporate Governance Manual as well as the Securities and Exchange Commission ("SEC") Memorandum Circular No. 19, Series of 2016.

2. The Code is properly disseminated to the Board, senior management and employees.	COMPLIANT	The Board, senior management and the employees were properly informed of the Code of Business Conduct and Ethics through (1) memoranda; (2) discussions during Board meetings; (3) upon employment in the Company; and (4) uploading in the Company website.	
		Necessary amendments to the Code are likewise presented before the Corporate Governance Committee and thereafter, the Board, for their approval.	
3. The Code is disclosed and made available to the public through the company website.	COMPLIANT	The Company's Code of Business Conduct and Ethics is uploaded in its website at <a href="https://ltg.com.ph/code-of-business-conduct-ethics/">https://ltg.com.ph/code-of-business-conduct-ethics/</a> .	
Supplement to Recommendation 7.1			
Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	COMPLIANT	Under the Company's Code of Business Conduct and Ethics, uploaded in its website at <a href="https://ltg.com.ph/code-of-business-conduct-ethics/">https://ltg.com.ph/code-of-business-conduct-ethics/</a> , the Corporation does not condone any act of bribery or corruption of government officials in order to facilitate transactions or obtain favors.	
		Moreover, its Revised Corporate Governance Manual likewise provide that any person convicted by final judgment or order by a competent juridical or administrative body of an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting,	

		misappropriation, forgery, bribery, false affirmation, perjury, or other fraudulent acts shall be permanently disqualified to be nominated/elected as a Director.  LTG Revised Manual on Corporate Governance:  Article III.I (1.6) (Page 11) <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf</a>	
Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.      Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	COMPLIANT	To ensure strict compliance with the Company's Code of Business Conduct and Ethics, close monitoring is done by Management, together with the Company's Compliance Officer and Internal Audit.  Periodic checks are also done by the Board and the Board Committees during their meetings.  For all its Directors, Senior Management and employees, the Company adopts a policy of, among others, full and prompt disclosure for all cases of conflict of interest; it strictly requires the conduct of business and fair dealings; it highly discourages receipt of gifts from third parties that will tend to undermine the duties of the persons involved; and it highly encourages prompt conflict resolution.	

		To ensure its proper implementation and compliance, the Company disseminated the Code to all its employees, through memoranda or some other means. Violation of the provisions of the Code shall subject the violators to disciplinary actions, among others.	
Disclosure and Transparency			
Principle 8: The company should establish corporate  Recommendation 8.1	disclosure policies	s and procedures that are practical and in accordance	e with best practices and regulatory expectations.
1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	COMPLIANT	The Company ensures the timely and immediate submission of necessary disclosures to regulatory agencies such as the Bureau of Internal Revenue (BIR), Philippine Stock Exchange (PSE) and Securities and Exchange Commission (SEC). All disclosures made are immediately uploaded and made available on the Company website.  To ensure the accuracy and timeliness of Company disclosures and reports, internal	

disclosures and reports to course through and be

The Board ensures that policies and procedures are adhered to by Management, through the internal controls. Finally, the external auditing process represents a verification process to stand as an independent third party to intermediate the

approved by proper authorities.

Company and Government-mandated standards. LTG Page in PSE Electronic Disclosure Registry: https://edge.pse.com.ph/companyDisclosures/for m.do?cmpy id=12 LTG Investor Relations Program: https://ltg.com.ph/investor-relation-program/ Corporate filings with the Philippine Stock Exchange (PSE) and Securities and Exchange Commission (SEC): https://ltg.com.ph/results-of-stockholdermeetings-and-organizational-meetings-of-board/ Revised Manual Corporate LTG on Governance: Article IV Board Committees (pages 16 to 26) Article VI Management (pages 26 to 32) https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf Audit Committee Charter: https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2022/05/LTG-Audit-Committee-Charter.pdf

Supplement to Recommendations 8.1				
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.	COMPLIANT	The Company ensures the timely submission of all disclosures and documentary requirements to regulatory bodies. These are immediately uploaded on the Company website upon receipt of acknowledgment thereof by the regulatory bodies: BIR, SEC, PSE.  Internal deadlines are set ahead of schedule to ensure that disclosures and reports course through proper approval channels to balance accuracy and timeliness.  The 2024 Annual Report was disclosed within 60 days from year end or on February 28, 2025, in accordance with good governance practices.  LTG Page in PSE Electronic Disclosure Registry: <a href="https://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=12">https://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=12</a> Corporate filings with the Philippine Stock Exchange (PSE) and Securities and Exchange Commission (SEC): <a href="https://ltg.com.ph/financial-reports/">https://ltg.com.ph/financial-reports/</a>		
2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-	COMPLIANT	The Company's Audited Financial Statements, as included in the Company's Annual Report (17-A), provide the disclosure on the Company's principal risks; the degree of		

holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.		ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the Company.  2024 LTG Annual Financial Report (17-A):  https://ltg.com.ph/financial-reports/	
Recommendation 8.2			
<ol> <li>Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.</li> <li>Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.</li> </ol>	COMPLIANT	The Company's Revised Corporate Governance Manual, Article III.D.14.j, provides that a member of the Board of Directors is obligated to disclose or report to the Company any dealings in the Company's shares within five (5) business days.  There is no change in the shareholdings of the Board in 2024.  LTG Revised Manual on Corporate Governance Article III.D.14.j (page 8): <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf</a>	
Supplement to Recommendation 8.2			
1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the	COMPLIANT	The shareholdings of directors and management are provided in the Company's Definitive Information Statement which is submitted to the Securities and Exchange Commission (SEC)	

disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).		and subsequently disclosed to the Philippine Stock Exchange (PSE). The Company's top 100 shareholders was likewise disclosed to the PSE.  2024 Definitive Information Statement:  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf  LTG Share Transactions and Public Ownership Report:  https://ltg.com.ph/ownership/	
Recommendation 8.3			
1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	The academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended by the Directors and key executives are made available in Company's website at <a href="https://ltg.com.ph/leadership/">https://ltg.com.ph/leadership/</a> .	
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	The Independent Directors of the Company annually submit their respective certifications relative to their directorships in other companies.	
		Certification of Independent Directors: <a href="https://ltg.com.ph/certification-of-independent-directors/">https://ltg.com.ph/certification-of-independent-directors/</a>	

<u></u>			
		2024 LTG Integrated Report (pages 52 to 63):	
		https://ltg.com.ph/annual-reports/	
Recommendation 8.4			
Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	COMPLIANT	In accordance with Article IV.B.3.1 to 8 of the Revised Manual on Corporate Governance, in the determination of the remuneration of the CEO and the most highly compensated management officers in the Company, consideration is basically anchored on the set of skills they possess and their value to the Company.  However, the subsidiaries, which are matured companies where salaries and remuneration processes are supervised and monitored by the respective Nomination and Compensation Committees and vetted by the respective Corporate Governance Committees, have their respective salary structures and remuneration policies. The officers running the offices for said purpose are the most qualified professionals in the field. Moreover, the systems, policies and procedures are in accordance with the best policies and practices in the industry.  The Board members, on the other hand, receive a fixed allowance per month and a per diem for every meeting attended.	
		LTG Revised Manual on Corporate Governance	

		Article IV.B (page 17 to 18):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
		Corporate-Governance-Manual-LTG.pdf	
		LTC Non-in-time of Comment in Committee	
		LTG Nomination and Compensation Committee	
		Charter:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2019/10/Nomination-and-	
		Compensation-Committee-Charter.pdf	
		2024 LTG Integrated Report (page 102):	
		https://ltg.com.ph/annual-reports/	
2. Company provides a clear disclosure of its	COMPLIANT	The Directors of the Company receive an	
policies and procedure for setting executive		allowance of P30,000.00 a month and a per	
remuneration, including the level and mix of		diem of P25,000.00 for every Board meeting	
the same.		and P15,000.00 for every Committee meeting	
		attended. Other than the stated allowance and	
		the per diem of the Directors, no other standard	
		arrangements are received by the Directors of	
		the Company as compensation, directly or	
		indirectly, for any services provided as a	
		Director, including any additional amounts	
		payable for Committee participation or special	
		assignments, for the last completed fiscal year	
		and the ensuing year.	
		The elleviance and non-linear of Directors are	
		The allowance and per diems of Directors are	
		disclosed in the Information Statement furnished	

		to the stockholders before each Annual Shareholders' Meeting. Although the stockholders do not approve the total remuneration of the Board, any questions thereon may be raised during the Annual Shareholders' Meeting.  LTG Revised Manual on Corporate Governance Article IV.B (page 17 to 18): <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf</a>	
		2024 LTG Integrated Report (page 102): <a href="https://ltg.com.ph/annual-reports/">https://ltg.com.ph/annual-reports/</a>	
		2024 LTG Annual Financial Report (Form 17-A) Part III.10: Control and Compensation Information > Executive Compensation (page 84)	
		https://ltg.com.ph/financial-reports/	
Company discloses the remuneration on an individual basis, including termination and retirement provisions.	COMPLIANT	In compliance with the Revised Corporate Code, the Company disclosed during the Annual Stockholders' Meeting, the individual remuneration received by each of its Directors for the year 2024. The same disclosure was reflected in the Minutes of the Stockholders' Meeting and the Annual Report and thereafter uploaded in the Company website.	
SEC Form I ACCD * Lindate April 2025	1		

	LTG Minutes of the Annual Stockholders' Meeting (page 4):
	Meeting (page 1).
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-
	manager/2025/04/LTG-ASM-MINUTES- 2024.pdf
	202 1.pai
Recommendation 8.5	
1. Company discloses its policies governing COMPLIANT	
Related Party Transactions (RPTs) and other	Transactions (RPTs) Policy wherein the Risk
unusual or infrequently occurring transactions	Management Committee shall have authority to
in their Manual on Corporate Governance.	exercise oversight functions over RPTs. These
	oversight functions include the Committee's
	duty of reviewing and passing upon RPTs
	before they are elevated to the Board; and evaluating, on an ongoing basis, the existing
	relations between and among businesses and
	counterparties to ensure that all Related Parties
	are continuously identified, RPTs are monitored,
	and subsequent changes in relationships with
	counterparties, from non-related to related and
	vice versa, are captured. The materiality
	threshold is set at ten percent (10%) of the
	Company's total assets based on its latest
	audited financial statement – total assets based
	on its total consolidated assets.
	No conflict of interests was reported in the year
	2024.
	LTG Related Party Transactions Policy:
	Article IV Board and Senior Management
	Oversight (pages 5 to 8)

- <del></del>			
		https://ltg.com.ph/related-party-transactions- policy/	
		Risk Management Committee Charter Article 5B (pages 4 to 5):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Risk-Management-Committee-Charter.pdf	
		LTG Revised Manual on Corporate Governance Article IV.D.3.3 (pages 23 to 24):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
Company discloses material or significant RPTs reviewed and approved during the year.	COMPLIANT	In the normal course of business, the Company and its subsidiaries transact with various related parties. Detailed disclosures are discussed in Note 22 of the Notes to Consolidated Financial Statements.	
		2024 LTG Annual Financial Report (17-A):	
		Notes to the Financial Statements Note 22 (pages 189 to 192)	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/03/2025-Feb-28-LTG-17A-December-31-2024-2.pdf	

## **Supplement to Recommendation 8.5** 1. Company requires directors to disclose their Pursuant to Section 3.6 of the Company's Code **COMPLIANT** interests in transactions or any other conflict of of Business Conduct and Ethics, all directors, officers and employees of the Corporation as interests. well as its subsidiaries are required to promptly disclose to the Corporation and/or its subsidiaries any business and family-related transactions to ensure that potential conflicts of interest are surfaced and brought to the attention of management. Moreover, Section 3.7 of the same Code likewise mandates all directors and key officers to disclose to the Board of Directors or to the Audit Committee and the Risk Management Committee, as the case may be, any material transaction or relation that would result in actual or potential conflict of interest. On the other hand, Article VI of the Company's Related Party Transactions Policy provides for the guidelines/elements to deal with or avoid RPTs. LTG Related Party Transactions Policy:

Article VI General Policies and Procedures

https://ltg.com.ph/related-party-transactions-

LTG Code of Business Conduct and Ethics:

policy/

		https://ltg.com.ph/code-of-business-conduct-	
		ethics/	
		<u> </u>	
Optional : Recommendation 8.5			
Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	COMPLIANT	The Company adheres to industry standards and practices. Hence, the transactions, if any, have been fairly evaluated and long-term contracts have not been entered into. Without any long-term supplier contracts, the Company is free to source its desired material from any third-party suppliers, should the need arise.  The Company also ensures that all contracts entered or intended to be entered into are conducted fairly and at arm's length, as provided in its Related Party Transactions Policy.  LTG Related Party Transactions Policy:  Article I Policy Statement (page 2) Article IV Board and Senior Management Oversight (pages 5 to 8)  https://ltg.com.ph/related-party-transactions-	
Recommendation 8.6		policy/	
		,	
1. Company makes a full, fair, accurate and	COMPLIANT	Article X: Disclosure and Transparency of the	
timely disclosure to the public of every material		Company's Revised Manual on Corporate	
fact or event that occur, particularly on the		Governance provides that "in addition to the full	I
acquisition or disposal of significant assets,		disclosure policy of the Philippine Stock	

which could adversely affect the viability or the		Exchange, the Board of Directors of the	
interest of its shareholders and other		Company is committed to promoting timely, fair	
stakeholders.		and transparent disclosures of material events	
		affecting the Company."	
		As such, all material facts or events are timely	
		disclosed to the PSE and subsequently uploaded	
		in the Company's website.	
		1 3	
		LTG Page in PSE Electronic Disclosure	
		Registry:	
		1 Too gustay .	
		https://edge.pse.com.ph/companyDisclosures/for	
		m.do?cmpy id=12	
		<u> </u>	
		Corporate filings with the Philippine Stock	
		Exchange (PSE) and Securities and Exchange	
		Commission (SEC):	
		Commission (SEC).	
		https://ltg.com.ph/results-of-stockholder-	
		meetings-and-organizational-meetings-of-board/	
		meetings-and-organizational-meetings-of-board/	
		LTC Design 1 Manual and Community Community	
		LTG Revised Manual on Corporate Governance	
		Article X (page 37):	
		1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
2. Board appoints an independent party to	COMPLIANT	The general statement of LTG's RPT Policy	
evaluate the fairness of the transaction price on		requires the Company to ensure that RPTs are	
the acquisition or disposal of assets.		transacted fairly, on arm's length basis, under	
		the best interest of the company, and at a price	
		similarly offered to third parties.	

		Given that price is of primary concern, Article VI.4.1 of the said Policy allows the hiring of an external independent party to evaluate the fairness of the transaction price. Accordingly, the Company may seek the evaluation of legitimate independent accredited institutions.  It is important to note that the subsidiary bank strictly implements an independent evaluation of its assets and, where necessary, conducts strict bidding to get the best value for its assets.  LTG Related Party Transactions Policy:  Article VI.4.1 General Policies and Procedures (page 11) <a href="https://ltg.com.ph/related-party-transactions-policy/">https://ltg.com.ph/related-party-transactions-policy/</a>	
Supplement to Recommendation 8.6			
1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	COMPLIANT	At present, the Company does not have any shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact its control, ownership, and strategic direction.	
Recommendation 8.7			
Company's corporate governance policies, programs and procedures are contained in its	COMPLIANT	LTG Revised Manual on Corporate Governance:	
CEC From A ACCD * Hodels A . (1992)			

	Manual on Corporate Governance (MCG).		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
			manager/2023/05/2023-May-9Revised-	
			Corporate-Governance-Manual-LTG.pdf	
2.	Company's MCG is submitted to the SEC and	COMPLIANT	The Company has updated its Revised Manual	
	PSE.		on Corporate Governance which was approved	
	Tob.		by the Board on 08 March 2022. A copy of	
			which is submitted to the SEC, disclosed to the	
			, and the second	
			PSE and uploaded in the Company website.	
			PSE Disclosure: Other SEC Forms, Reports and	
			Requirements:	
			https://edge.pse.com.ph/openDiscViewer.do?ed	
			ge_no=6459b2ff524ab4ac3470cea4b051ca8f	
3	Company's MCG is posted on its company	COMPLIANT	LTG Revised Manual on Corporate	
٥.	website.	COM En il vi	Governance:	
	website.		Governance.	
			https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
			manager/2023/05/2023-May-9Revised-	
			Corporate-Governance-Manual-LTG.pdf	
Su	pplement to Recommendation 8.7			
Su	ppicment to recommendation 6.7			
1.	Company submits to the SEC and PSE an	COMPLIANT	The Company has updated its Revised Manual	
	updated MCG to disclose any changes in its		on Corporate Governance which the Board	
	corporate governance practices.		approved on 08 March 2022. A copy is	
	corporate Sovernance practices.		submitted to the SEC, disclosed to the PSE, and	
			subsequently uploaded in its website.	
			LTG Revised Manual on Corporate	
			Governance:	
			Governance.	

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdfPSE  Disclosure: Other SEC Forms, Reports and Requirements:  https://edge.pse.com.ph/openDiscViewer.do?edge_no=6459b2ff524ab4ac3470cea4b051ca8f	
Optional: Principle 8			
Does the company's Annual Report disclose the following information:			
a. Corporate Objectives	COMPLIANT	The Company's vision and mission guide our corporate objectives: financial performance, economic, and societal contribution.  LTG's Vision is to be a world-class conglomerate at the forefront of Philippine economic growth, successfully maintaining a strong presence and dominant position in key Philippine industries while driving sustainable progress. We aim to create lasting value for our consumers, communities, employees, business partners, and shareholders through responsible leadership, environmental stewardship, and inclusive practices that benefit both current and future generations.  Anchored to its Vision, the Company commits to these mission statements:	

- 1. To increase stockholder values through long-term and sustainable growth in its major business groups, fostering resilience and innovation in response to environmental and social challenges.
- 2. To continuously improve the value of its products and services while ensuring sustainable sourcing, production, and distribution, providing consumers with more environment-friendly and responsible choices.
- 3. To build the largest, most effective distribution network with a focus on minimizing environmental impact and maximizing accessibility, thereby contributing to the sustainable development of communities.
- 4. To leverage synergies across our businesses to not only improve revenues and cost structure but also reduce waste, energy consumption, and carbon footprint.
- 5. To enhance the welfare of its employees and the communities by fostering an inclusive, equitable, and safe working environment, promoting human rights, and actively contributing to the sustainable development of the communities where we operate.

The latest revised statements were approved on 18 February 2025.

LTG Website (About > Our Company > Mission and Vision):

https://ltg.com.ph/vision-and-mission/

		2024 LTG Integrated Report (page 7):	
		https://ltg.com.ph/annual-reports/	
b. Financial performance indicators	COMPLIANT	2024 LTG Integrated Report > Financial Report (pages 178 to 336):	
		https://ltg.com.ph/annual-reports/	
		2024 LTG Annual Financial Report (Form 17-A):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/03/2025-Feb-28-LTG-17A-December-31-2024-2.pdf	
c. Non-financial performance indicators	COMPLIANT	2024 LTG Integrated Report:	
		https://ltg.com.ph/annual-reports/	
		2024 LTG Annual Financial Report (Form 17-	
		A): Part I Business and General Information (pages 5-58)	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/03/2025-Feb-28-LTG-17A-December-31-2024-2.pdf	
		2024 Sustainability Report (Stand-alone):	
		https://ltg.com.ph/sustainability-reports/	

		<u>,                                      </u>	
		2024 Sustainability Report, as attached to the Company's Annual Report 17-A (Pages 271-350):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/03/2025-Feb-28-LTG-17A-December-31-2024-2.pdf	
d. Dividend Policy	COMPLIANT	2024 LTG Integrated Report (page 105):	
		https://ltg.com.ph/annual-reports/	
		LTG Revised Manual on Corporate Governance	
		Article VII.E (page 34):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2022/03/LTG-Revised-Corporate-	
		Governance-Manual-2022.pdf	
e. Biographical details (at least age, a		2024 LTG Integrated Report (pages 52 to 63):	
qualifications, date of first appo			
relevant experience, and other dire		https://ltg.com.ph/annual-reports/	
in listed companies) of all directors	5	2024 1 7 7 1 7 1 7 1 7 1 7 1 7 1 7 1 7 1 7	
		2024 LTG Annual Financial Report (Form 17-	
		A):	
		1,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2025/03/2025-Feb-28-LTG-17A-	
		December-31-2024-2.pdf	
		Desmostive mustiles of LTC Deard Directors on	
		Respective profiles of LTG Board Directors on corporate website:	
		corporate website.	
SEC Form I ACCD * Undate April 2025			

			https://ltg.com.ph/leadership/	
			https://itg.com.ph/readciship/	
	f. Attendance details of each director in all directors meetings held during the year	COMPLIANT	2024 LTG Integrated Report (page 65):	
	2 2 3		https://ltg.com.ph/annual-reports/	
			LTG Website > Attendance Report:	
			https://ltg.com.ph/attendance-report/	
	g. Total remuneration of each member of the board of directors	COMPLIANT	In compliance with the Revised Corporate Code, the Company disclosed during the Annual Stockholders' Meeting, the individual remuneration received by each of its Directors for the year 2024. The same disclosure was reflected in the Minutes of the Stockholders' Meeting, the Annual Report, and subsequently uploaded in the Company website.  LTG Minutes of the Annual Stockholders' Meeting (page 4): <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf</a>	
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 Company's Annual Report provides that the Company is fully complaint with the recommendations of the Securities and Exchange Commission for good corporate governance, except for some items which include the recommendation to have the positions of Chairman of the Board and Chief	

			Executive Officer held by separate individuals,	
			and the requirement of public float to be at 30%.	
			However, for the latter recommendation, the	
			Company's 25.63% is in compliance with the	
			minimum regulatory public float.	
			minimum regulatory paone moat.	
			2024 LTG Integrated Report:	
			2024 LTO Integrated Report.	
			https://ltg.com.ph/annual-reports/	
			https://itg.com.ph/annual-reports/	
3. T	The Annual Report/Annual CG Report	COMPLIANT	The Company's Annual report provides that	
	discloses that the board of directors conducted	COMPLIANT		
			during board meetings, all its subsidiaries are	
	review of the company's material controls		well represented by their respective Chief	
`	including operational, financial and		Financial Officers and Chief Operating Officers	
	compliance controls) and risk management		who shall report on the operational results of	
S	ystems.		each subsidiary. Thereafter, when there is no	
			need for further clarifications, the Board	
			approves the same.	
			2024 LTG Integrated Report (page 65):	
			https://ltg.com.ph/annual-reports/	
4. T	The Annual Report/Annual CG Report contains	COMPLIANT	The Chairman of the Audit Committee	
	statement from the board of directors or Audit		comments on the adequacy of the Company's	
	Committee commenting on the adequacy of the		internal controls/risk management systems in	
	company's internal controls/risk management		through the Company's 2024 Integrated Report.	
	systems.		==== === company s zoz : mosgamou respons	
	,, 5001115.		2024 LTG Integrated Report (page 83):	
			2021 213 integrated Report (page 03).	
			https://ltg.com.ph/annual-reports/	
			https://ttg.com.ph/annuar-reports/	
			2024 LTG Annual Financial Report (Form 17-	
	rm LACCD * Undate April 2025		A):	

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/03/2025-Feb-28-LTG-17A-December-31-2024-2.pdf	
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	2024 LTG Annual Financial Report (Form 17-A): <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/03/2025-Feb-28-LTG-17A-December-31-2024-2.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/03/2025-Feb-28-LTG-17A-December-31-2024-2.pdf</a>	

**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**

1. Audit Committee has a robust process for	COMPLIANT	Consistent with the Audit Committee Charter	
approving and recommending the appointment,		Article 4.2, the said Committee exercises Audit	
reappointment, removal, and fees of the		Oversight functions which include the	
external auditors.		recommendation to the Board the appointment,	
		dismissal, replacement and re-appointment of	
		the External Auditors, duly accredited by the	
		regulators (subject to stockholders ratification),	
		based on fair and transparent criteria such as,	
		but not limited to, core values, culture and high	
		regard for excellence in audit quality and	
		independence. The Committee also recommend	
		the compensation of the external auditor in	
		relation to the scope of its duties and all audit	
		engagement fees and terms.	
		In its meeting held on 05 March 2024, the	

		Committee approved the results of the External Auditor Tender Process for the selection and reappointment Sycip Gorres Velayo & Co. as the Company's External Auditor for 2025.  Audit Committee Charter Article 4 Section 2.2 (pages 4 to 5):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Audit-Committee-Charter.pdf	
		LTG Revised Manual on Corporate Governance Article IV.C.3.2.B (page 19):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	COMPLIANT	During the Company's Annual Stockholders' Meeting held last 03 May 2024, the Audit Committee Chairman, Mr. Johnip G. Cua, reported that, in its meeting held on 05 March 2024, the Committee has carefully deliberated upon and evaluated the performance of SGV & Co. as External Auditor of the Company. As such, their reappointment was endorsed to the Board and approved by the latter on 05 March 2024, which was then presented to the stockholders for ratification.	
SEC Form = I-ACGR * Undate April 2025		The stockholders approved the appointment of the Auditing firm SGV & Co. as external auditor for the year 2024-2025.	

		LTG Minutes of the Annual Stockholders' Meeting (page 7):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf	
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	The Company's Revised Manual on Corporate Governance Article V.B.2 provides that the resignation, dismissal, or cessation of engagement of an External Auditor shall be reported in the Company's annual report explaining in detail the reason/s for such move (e.g. disagreement on accounting principles and practices, financial statement disclosure, or auditing scope or procedure). In case of the removal of the External Auditor, the reasons for removal or change shall be disclosed to the regulators and the public through the Company website and required disclosures.  In 2024, no valid reason/s arose which would necessitate the removal or change of the external auditor.	
		In compliance with the Securities and Exchange Commission's (SEC) Code of Corporate Governance for Publicly Listed Companies in the Philippines, which require that the external auditor and/or auditing firm should be changed, or the lead and concurring partners be rotated, every five (5) years or earlier, an external	

		auditor tender process was conducted in 2018 and culminated in 2019.	
		LTG Revised Manual on Corporate Governance Article V.B.2 (page 26):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		LTG External Auditor Tender Process:	
		https://ltg.com.ph/tender-process-policy/	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/External-Auditor-Tender-	
		Process-Policy.pdf	
Supplement to Recommendation 9.1			
Company has a policy of rotating the lead audit partner every five years.	COMPLIANT	In compliance with Rule 68 (3)(B)(ix) of the Securities Regulation Code, the Company's Revised Manual on Corporate Governance Article V.B.4 provides that the independent accounting firm or its handling partner shall be replaced every five (5) years or earlier.	
		Moreover, in its Charter Article 4.2.5, the Audit Committee's functions include ensuring that the rotation process of External Auditors or firms are observed and implemented.	
		Due to key changes in leadership in SGV & Co., the Company's External Auditor, the handling	

		<u>,                                      </u>	
		partner was changed in 2021 from Mr. Martin	
		Guantes to Ms. Aileen L. Saringan.	
		Audit Committee Charter Article 4.2.5 (page 5):	
		4 5 7	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2022/05/LTG-Audit-Committee-	
		Charter.pdf	
		<u>Charter.pur</u>	
		LTC Design 1 Manual on Community Community	
		LTG Revised Manual on Corporate Governance	
		Article V.B.4 (page 26):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
Recommendation 9.2			
1. Audit Committee Charter includes the Audit	COMPLIANT	Article IV Section 2 of the Audit Committee	
Committee's responsibility on:		Charter provides that the Committee's Audit	
·		Oversight function shall include, among others,	
i. assessing the integrity and independence of		(1) discussing with the External Auditor, prior	
external auditors;		to the commencement of the audit, the nature,	
ii. exercising effective oversight to review and		scope and expenses of the audit, and ensuring	
monitor the external auditor's		the proper coordination if more than one (1)	
independence and objectivity; and		audit firm is involved in the activity to secure	
independence and objectivity; and		proper coverage and minimize duplication of	
iii. exercising effective oversight to review and		efforts; (2) considering the independence and	
monitor the effectiveness of the audit		` ′	
process, taking into consideration		effectivity of the External Auditor, including	
relevant Philippine professional and		reviewing the range of services provided in the	
		context of all consulting services bought by the	
regulatory requirements.		Company; (3) meeting with the External	
		Auditors, without the presence of the	

COMPLIANT Audit Committee Charter contains Company's Management, at least annually to Committee's responsibility on reviewing and verify that the External Auditors act independently, and is given unrestricted access monitoring the external auditor's suitability and effectiveness on an annual basis. to all records, properties and personnel to enable it to perform its audit functions; and (4) evaluating and determining the non-audit work, if any, of the External Auditor, and the periodic review of the non-audit fees paid to them in relation to their significance to the total annual income of the latter and to the Company's overall consultancy expenses. The Committee shall disallow any non-audit work that will conflict with the duties of the External Auditor or may pose a threat to its independence. In 2018, the Company implemented its policy on External Auditor Tender Process which includes the provision for periodic assessment of the performance of external auditor, the results of which were made applicable for the year 2019. Audit Committee Charter Article 4.2 (page 4 to https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2022/05/LTG-Audit-Committee-Charter.pdf LTG Revised Manual on Corporate Governance Article IV.C.3 (page 18 to 21): https://ltg.com.ph/wp-content/uploads/bsk-pdfmanager/2023/05/2023-May-9.-Revised-

		Corporate-Governance-Manual-LTG.pdf	
		LTG External Auditor Tender Process	
		https://ltg.com.ph/tender-process-policy/ https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2019/10/External-Auditor-Tender- Process-Policy.pdf	
Supplement to Recommendations 9.2			
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.      Audit Committee ensures that the external auditor has adequate quality control procedures.	COMPLIANT	The Audit Committee ensures that its external auditor has adequate quality control procedures. It shall recommend to the Board, per its Charter Article 4.2, the appointment, dismissal, replacement and re-appointment of the External Auditor on the basis of core values for audit quality excellence, technical competence, independence, effectivity of process, and reliability of audit reports. Such procedures are mandated by the Committee to be reported by its External Auditors during the Committee meetings.	
		The Company implemented its Policy on External Auditor Tender Process in 2018, which includes the provision for periodic assessment of the performance of external auditor. The results of the tender process were made applicable for the year 2019.  Audit Committee Charter Article 4.2.2 (page 4 to 5):	

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Audit-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.C.3 3.1.e (page 19):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf  LTG External Auditor Tender Process: Evaluation Criteria (page 3)  https://ltg.com.ph/tender-process-policy/https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2019/10/External-Auditor-Tender-	
		Process-Policy.pdf	
Recommendation 9.3			
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	By virtue of its Charter (Article 4.2.9) and Revised Manual on Corporate Governance (Article IV.C.3.3.2.h), the Committee shall disallow any non-audit work that will conflict with the duties of the External Auditor or may pose a threat to its independence. The Committee is obligated to disclose, if allowed, matters relating to the non-audit services performed by the External Auditor.	
		The non-audit services is disclosed on Item 7.d (pages 17 to 18) of the Company's Definitive Information Statement.	

		Audit Committee Charter Article 4.2.9 (pages 5 to 6):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2022/05/LTG-Audit-Committee- Charter.pdf	
		LTG Revised Manual on Corporate Governance Article IV.C.3 3.2.h (page 20):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		2024 Definitive Information Statement:	
		Item 7.c Information on Independent Accountant and other Related Matters > All Other Fees (page 18):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf	
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	Pursuant to the Audit Committee Charter, Article 4.2.4, the Committee keeps itself up to date of any potential conflict of interest situations which could be viewed as impairing the external auditor's objectivity. The external auditors are mandated to confirm their independence every year.	
SEC Form = LACGR * Lindate April 2025		Audit Committee Charter Article 4.2.4 (page 5):	

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Audit-Committee-Charter.pdf  LTG Revised Manual on Corporate Governance Article IV.C.3 3.2.h (page 20):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Corporate-Manual 2022 rdf	
		Governance-Manual-2022.pdf	
Supplement to Recommendation 9.3			
Fees paid for non-audit services do not outweigh the fees paid for audit services.	COMPLIANT	A computation of the audit and non-audit fees paid to the External Auditors is disclosed on Item 7a and 7c of the Company's Definitive Information Statement.  Moreover, the Annual Report, under the heading	
		'External Auditor', provides information on audit fees paid to the External Auditors.  2024 Definitive Information Statement:	
		Item 7.c Information on Independent Accountant and other Related Matters > All Other Fees (page 17):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf	
		2024 LTG Integrated Report (page 103):	

		https://ltg.com.ph/annual-reports/
Additional Recommendation to Principle 9		
1. Company's external auditor is duly accredited by the SEC under Group A category.  1. Company's external auditor is duly accredited by the SEC under Group A category.	COMPLIANT	The Company's external auditor is Sycip Gorres Velayo & Co. (SGV & Co.) with office address at 6760 Ayala Avenue, Makati City, 1226 Metro Manila, Philippines  Aileen L. Saringan Partner  CPA Certificate No. 72557  SEC Partner Accreditation No. 72557-SEC (Group A)  Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions  SEC Firm Accreditation No. 0001-SEC (Group A)  BOA/PRC Reg. No. 0001, April 16, 2024, valid until August 23, 2026  Tax Identification No. 102-089-397  BIR Accreditation No. 08-001998-058-2023,
		October 23, 2023, valid until October 22, 2026  PTR No. 10465380, January 2, 2025, Makati City
2. Company's external auditor agreed to be	COMPLIANT	SGV & Co. was subjected to SOAR inspection

subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).		on August 1 to 12, 2022. The names of the members of the engagement team were provided by SGV & Co. to the SEC's Office of the General Accountant (OGA) during the SOAR inspection.	
Principle 10: The company should ensure that the mat  Recommendation 10.1	terial and reportab	le non-financial and sustainability issues are disclos	ed.
1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	COMPLIANT	The Company's 2024 Sustainability Reporting was approved by the Board on 18 February 2025.  2024 Sustainability Report (Stand-alone):  https://ltg.com.ph/sustainability-reports/  2024 Sustainability Report, as attached to the Company's Annual Report 17-A (Pages 271-350):  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/03/2025-Feb-28-LTG-17A-December-31-2024-2.pdf	
2. Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	COMPLIANT	The Company's Sustainability Report is prepared in accordance with the Global Reporting Initiative (GRI) Standards: Core option, and the sustainability reporting guide provided by the Philippine SEC in Memorandum Circular No. 4, series of 2019. The report also incorporates reporting standards	

		<del>-</del>
	and metrics created by the Sustainable	
	Accounting Standards Board (SASB) and the	
	Task Force on Climate-related Financial	
	Disclosures (TFCD). The report also disclose	
	the Company's contributions to the United	
	Nations (UN) 17 Sustainable Development	
	Goals (SDGs).	
	2024 Sustainability Report (Stand-alone):	
	https://ltg.com.ph/sustainability-reports/	
	2024 Sustainability Report, as attached to the	
	Company's Annual Report 17-A (Pages 271-	
	350):	
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
	manager/2025/03/2025-Feb-28-LTG-17A-	
	December-31-2024-2.pdf	
	-	
Principle 11. The company should maintain a compre	sive and cost-efficient communication channel for disseminating	relevant information. This channel is crucial for
informed decision-making by investors, stakeholders a	· · · · · · · · · · · · · · · · · · ·	refevant information. This channel is crucial for
informed decision-making by investors, stakeholders a	office interested users.	
Recommendation 11.1		
1. Company has media and analysts' briefings as	OMPLIANT In 2024, the Company conducted an Analysts'	
channels of communication to ensure the	Briefing on the Companies' Financial Results	
timely and accurate dissemination of public,	for the Nine (9) Months of 2024 on 12	
material and relevant information to its	November 2024, while the briefing for Full	
shareholders and other investors.	Year 2024 Results was held on 28 February	
	2025.	
	LTG disclosed the schedule of these briefings to	

	the PSE at least a week before the briefing date. These were attended by analysts from different brokerages and local funds.  Regular press releases are disclosed to the PSE and SEC and distributed to the media, on quarterly and annual earnings results as well as events that may have a significant impact on the operations of the Company and its subsidiaries.  LTG Investor Relations Program: <a href="https://ltg.com.ph/investor-relation-program/">https://ltg.com.ph/investor-relation-program/</a> Company Notices of Analysts' Briefing: <a href="https://ltg.com.ph/notice-of-analyst-briefing/">https://ltg.com.ph/notice-of-analyst-briefing/</a>
	For further details on the documents, please
	visit:
COMPLIANT	Financial Reports (17-Q):
	https://ltg.com.ph/financial-reports/
COMPLIANT	LTG Notices of Analysts' Briefing:
	https://ltg.com.ph/notice-of-analyst-briefing/
	Presentation Materials of LTG Analysts' Briefings:

		https://ltg.com.ph/presentations/
		President's Reports of LTG Analysts' Briefings:
		https://ltg.com.ph/presidents-reports/
		Press Releases Related to LTG Analysts' Briefings:
		https://ltg.com.ph/news/
c. Downloadable annual report	COMPLIANT	Historical Annual Reports:
		https://ltg.com.ph/annual-reports/
		Historical Annual Financial Reports (17-A):
		https://ltg.com.ph/financial-reports/
d. Notice of ASM and/or SSM	COMPLIANT	Notices of Annual Stockholders' Meeting:
		https://ltg.com.ph/notice-of-assm/
e. Minutes of ASM and/or SSM	COMPLIANT	Minutes of Annual Stockholders' Meeting:
		https://ltg.com.ph/minutes-of-stockholders- meeting/
f. Company's Articles of Incorporation and By-Laws	COMPLIANT	Articles on Incorporation and Amended By- Laws:
		https://ltg.com.ph/ariticles-of-incorporation/

Additional Recommendation to Principle 11							
1. Company complies with SEC-prescribed website template.	COMPLIANT	Please <a href="https://ltg">https://ltg</a>	the <u>oh/</u> .	Company	website	at	

## **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**

1. Company has an adequate and effective internal control system in the conduct of its business.

**COMPLIANT** 

Article III.D.4 of the Company's Revised Manual on Corporate Governance provides that the Board, as part of its primary duties and responsibilities, shall ensure that the Company has good internal control and information management systems that can provide accurate, timely, and clear financial picture. There should be a continuing review of the internal control system in order to maintain its adequacy and effectiveness.

The review of the internal controls of the Company shall be conducted at least annually and the Audit Committee shall review, assess and evaluate the work and performance of the Internal Audit.

LTG Revised Manual on Corporate Governance Article III.D (pages 6 to 8):

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9.-Revised-Corporate-Governance-Manual-LTG.pdf

Audit Committee Charter:

			Article 1 (page 2)	
			https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/05/LTG-Audit-Committee-Charter.pdf	
2.	Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	The Company has its Enterprise Risk Management (ERM) framework which includes the identification of risks the Company currently faces, and risk management activities and processes.  In compliance with good corporate governance, the Company enhanced its ERM framework last February 18, 2022.  Enterprise Risk Management Policy: <a href="https://ltg.com.ph/enterprise-risk-management/">https://ltg.com.ph/enterprise-risk-management/</a>	
Suj	oplement to Recommendations 12.1			
1.	Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	COMPLIANT	As provided by Article 4.1.5 of Audit Committee Charter, one of the basic functions of the Committee is to oversee the compliance programs across all businesses and ensure compliance issues are addressed by the Senior Management and/or the respective Board of the Company subsidiaries/affiliates on a timely basis.	
			Moreover, as provided in the Company's Revised Manual on Corporate Governance, the Compliance Officer is likewise tasked to ensure	

		that the principles and policies listed in the	
		Manual are implemented and followed by	
		stockholders, board members, corporate	
		officers, managers, and staff, among others.	
		Audit Committee Charter:	
		Article 4.1.5 (page 4)	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf- manager/2022/05/LTG-Audit-Committee- Charter.pdf	
		<u>Charter.pdr</u>	
		LTG Revised Manual on Corporate Governance Article III.D (pages 2 to 3):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
Optional: Recommendation 12.1			
1. Company has a governance process on IT	COMPLIANT	The Company has created its own IT department	
issues including disruption, cyber security, and		composed of competent persons capable of	
disaster recovery, to ensure that all key risks		securing the security of the information and	
are identified, managed and reported to the		system of the Company. They ensure that all	
board.		data and information of the Company will not	
		be leaked or otherwise prejudiced. The	
		Company also has a Data Privacy Policy to	
		ensure standard treatment and protection of	
		company, employee, and customer data.	
		LTG Data Privacy Policy:	
		https://ltg.com.ph/data-privacy-policy/	

		IT Policies:	
		https://ltg.com.ph/cybersecurity-policies/	
Recommendation 12.2			
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	COMPLIANT	The Company has an internal audit department headed by its Chief Audit Executive (CAE) who is in-charge of the Group's internal audit function.  LTG Revised Manual on Corporate Governance:  Article VI.C.5 Chief Audit Executive (pages 30 to 31) <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf</a>	
Recommendation 12.3			
Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	The Company's Chief Audit Executive (CAE) is Mr. Dioscoro Teodorico Lim. He was reappointed as the Company's CAE during its last Organizational Board of Directors' Meeting held on 03 May 2024.  Article VI.C.5 of the Company's Revised Manual on Corporate Governance provides that the functions of the CAE include, among others, the establishment of a risk-based internal audit	

		plan, including policies and procedures, to	
		determine the priorities of the internal audit	
		activity, which should be consistent with the	
		organization's goals and the spearheading of the	
		performance of the internal audit activity to	
		ensure it adds value to the organization.	
		5	
		CAE Profile on Company Website:	
		Executive Officers	
		https://ltg.com.ph/leadership/	
		LTG Revised Manual on Corporate	
		Governance:	
		Article VI.C.5 Chief Audit Executive (Pages 30	
		to 31)	
		,	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
		2024 Results of Annual Stockholders' Meeting	
		and Organizational Meetings of LTG Board:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2024/05/2024-May-3Results-of-	
		ASM-and-OBD.pdf	
2. CAE oversees and is responsible for the	COMPLIANT	The Internal Audit activity of the Company is	
internal audit activity of the organization,		governed by the Internal Audit Charter which	
including that portion that is outsourced to a		covers the functions and the responsibility of the	
third party service provider.		CAE including the outsourced services from	
		third party providers, if any.	
SEC Form – I-ACGR * Update April 2025			

		<u>,                                      </u>	
		Corporate Organizational Chart & Corporate Structure:	
		https://ltg.com.ph/organizational-chart/	
		LTG Revised Manual on Corporate Governance Article VI.C.5 (pages 30 to 31):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf	
		LTG Internal Audit Charter:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2020/04/LTG-Internal-Audit-Charter-2018.pdf	
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 has established its own internal audit activity which monitors, assesses and evaluates the operational efficiency of the Company's internal controls. The internal audit functionally reports to the Company's Audit Committee and the respective subsidiaries' Audit Committee (except PNB).	
		In case of a fully outsourced internal audit activity, the Company's Internal Audit Charter includes Guidelines for Outsourcing Internal Audit Activities to External Experts which provides that:	
SEC Form — L-ACGR * Lindate April 2025		"The CAE shall ensure that the knowledge or	

inputs from the outsourced experts shall be assimilated into the Company to the greatest extent possible."

"The CAE should review the work of external service providers to evaluate the adequacy of work performed and the sufficiency of information obtained to afford a reasonable basis for the conclusions reached and the resolution of exceptions or other unusual matters."

LTG Internal Audit Charter:

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2020/04/LTG-Internal-Audit-Charter-2018.pdf

Corporate Organizational Chart & Corporate Structure:

https://ltg.com.ph/organizational-chart/

LTG Revised Manual on Corporate Governance:

Article VI.C.5 (pages 30 to 31)

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9.-Revised-Corporate-Governance-Manual-LTG.pdf

## **Recommendation 12.4**

Company has a separate risk management function to identify, assess and monitor key risk exposures.	COMPLIANT	The Company has its Risk Management Committee which exercises the functions of identifying, assessing, and monitoring key risk exposures.  Risk Management Committee Charter: Article 5.A Risk Oversight Function (pages 3 to 4) <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-">https://ltg.com.ph/wp-content/uploads/bsk-pdf-</a>	
		manager/2022/05/LTG-Risk-Management- Committee-Charter.pdf  Enterprise Risk Management Policy:	
Supplement to Decommendation 12.4		https://ltg.com.ph/enterprise-risk-management/	
Supplement to Recommendation 12.4			
Company seeks external technical support in risk management when such competence is not available internally.	COMPLIANT	There has been no instance where the Company was compelled to seek external technical support in risk management. The Company maintains that its Risk Management Committee, together with the Chief Risk Officer, effectively implements its Enterprise Risk Management Policy.	
		Enterprise Risk Management Policy: <a href="https://ltg.com.ph/enterprise-risk-management/">https://ltg.com.ph/enterprise-risk-management/</a>	
Recommendation 12.5		<u> </u>	
		,	
1. In managing the company's Risk Management	COMPLIANT	The Company first appointed Mr. Jose Gabriel	
CEC. 5			

System, the company has a Chief Risk Officer		D. Olives as its Chief Risk Officer (CRO) on 09	
(CRO), who is the ultimate champion of		July 2019. He was reappointed as such during	
Enterprise Risk Management (ERM).		the Organizational Board Meeting held last 03	
		May 2024.	
		•	
		CRO Profile on Company Website:	
		1 7	
		Executive Officers	
		https://ltg.com.ph/leadership/	
		2024 Results of Annual Stockholders' Meeting	
		and Organizational Meetings of LTG Board	
		(page 2):	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2024/05/2024-May-3Results-of-	
		ASM-and-OBD.pdf	
		LTG Revised Manual on Corporate	
		Governance:	
		Article VI.C.6 (page 31)	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
2. CRO has adequate authority, stature, resources	COMPLIANT	CRO Profile on Company Website:	
and support to fulfill his/her responsibilities.			
1		Executive Officers	
		https://ltg.com.ph/leadership/	
CECE LACCE * Hadata A - 21 2025			

Additional Recommendation to Principle 12					
Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	COMPLIANT	The CAE attests in writing, to be approved by the Audit Committee and endorsed to the Board, that the Company has a satisfactory internal control and compliance with policies, procedures and regulations with opportunities for further improvements. This attestation was based on the performed activities of the Internal Audit and the outcome of reviews undertaken by the external reviewer, SGV & Co.			
	Cultivating a	Synergic Relationship with Shareholders			
Principle 13: The company should treat all sharehold	ers fairly and equit	tably, and also recognize, protect and facilitate the exercise of their rights.			
Recommendation 13.1	Recommendation 13.1				
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	LTG Revised Manual on Corporate Governance:  Article VII The Shareholders (pages 32 to 35) <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf</a>			
Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	Shareholder rights are included in the Company's Revised Manual on Corporate Governance.  LTG Revised Manual on Corporate Governance:  Article VII The Shareholders (pages 32 to 35)			

			1
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
Supplement to Recommendation 13.1			
Company's common share has one vote for one share.	COMPLIANT	Part VII (B) of the Company's Revised Manual on Corporate Governance provides that for the election of directors, the stockholder may vote such number of shares for as many persons as there are directors to be elected, or he may cumulate said shares and give one candidate as many votes as the number of directors to be elected, or he may distribute them on the same principle among as many candidates as he shall see fit; provided the total number of votes cast by him shall not exceed the number of shares owned by him multiplied by the number of directors to be elected.  LTG Revised Manual on Corporate Governance:  Article VII.B.5 (pages 32 to 33)  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	COMPLIANT	Part VII (H) of the Company's Revised Manual on Corporate Governance enumerates the basic right of its shareholders to fair treatment and protection.	

		LTG Revised Manual on Corporate Governance:  Article VII.H (page 35) <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2022/03/LTG-Revised-Corporate-Governance-Manual-2022.pdf</a>	
3. Board has an effective, secure, and efficient voting system.  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	Part VII (B) of the Company's Revised Manual on Corporate Governance provides that voting shall be done orally, taking into account the number of shares represented by the voting shareholders. The Corporate Secretary or his/her duly authorized representative, to be assisted by the Company's independent accountant or by the representative of the External Auditor, shall conduct the counting of votes.  In 2024, given the virtual setting of the Annual Stockholders' Meeting, the Company allowed voting in absentia to ensure that the voting rights of its stockholders are exercised.  LTG Revised Manual on Corporate Governance:  Article VII.B (pages 32 to 33)  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	

5. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	COMPLIANT	Part VII (A) of the Company's Revised Manual on Corporate Governance, in accordance with its By-laws, grants its shareholders the right to call a Special Shareholders' Meeting by written notice to the Corporate Secretary at least ninety (90) days before the suggested date of the meeting.  LTG Revised Manual on Corporate Governance:  Article VII.A (page 32)  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate Governance Manual LTG pdf	
		Corporate-Governance-Manual-LTG.pdf	
6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	COMPLIANT	Part VII of the Company's Revised Corporate Governance Manual enumerates the rights of the shareholders, including the treatment of minority shareholders. This includes, among others, the right to vote and the right to be furnished with relevant information as required by law about the Company on a timely and regular basis.  LTG Revised Manual on Corporate Governance:  Article VII The Shareholders (pages 32 to 35) <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf</a>	

7. Company has a transparent and specific dividend policy.	COMPLIANT	Part VII (E) of the Company's Revised Manual on Corporate Governance provides for its Dividend Policy.	
		In 2024, the Company four (4) times declared dividends on the following dates:	
		February 23, 2024 - Regular Cash Dividend of P 0.15 per share and Special Cash Dividend of P 0.15 per share to all its Stockholders as of record date of March 11, 2024.	
		May 17, 2024 - Special Cash Dividend of ₱0.30 per share to all its Stockholders as of record of June 03, 2024.	
		August 16, 2024 - Special Cash Dividend of ₱ 0.30 per share to all its Stockholders as of record of September 4, 2024.	
		November 15, 2024 – Special Cash Dividend of ₱0.35 per share to all its Stockholders as of record of December 2, 2024.	
		As the Company strictly adheres to the guidance of good corporate governance, the stockholders were paid within 30 days from the time it was approved, declared, and disclosed to the PSE.	
		Below are the dates when dividends were declared and the corresponding payment dates to the stockholders:	

		<u>,                                      </u>	
		Declaration date/ Payment date:	
		February 23, 2024 / March 22, 2024	
		May 17, 2024 / June 14, 2024	
		August 16, 2024 / September 13, 2024	
		November 15, 2024 / December 9, 2024	
		2024 LTG Integrated Report (page 105):	
		https://ltg.com.ph/annual-reports/	
		LTG Revised Manual on Corporate Governance:	
		Article VII.E (page 34)	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
Optional: Recommendation 13.1			
1. Company appoints an independent party to	COMPLIANT	Part VII (B) of the Company's Revised Manual	
count and/or validate the votes at the Annual		on Corporate Governance provides that voting	
Shareholders' Meeting.		shall be done orally, taking into account the	
		number of shares represented by the voting	
		shareholders. The Corporate Secretary or his/her	
		duly authorized representative, to be assisted by	
		the Company's independent accountant or by	
		the representative of the External Auditor, shall	

		<del>,</del>	
		conduct the counting of votes.	
		LTG Revised Manual on Corporate Governance:	
		Article VII.B (pages 32 to 33)	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		In 2024, the validation of the votes and proxies were attended to by the Corporate Secretary, her duly authorized representatives, the External Counsel, and the Stock and Transfer Agents.	
Recommendation 13.2			
1. Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	COMPLIANT	In 2024, the Company disclosed with the PSE, and subsequently uploaded in its website, the Notice to the Annual Stockholders' Meeting with sufficient and relevant information as early as 21 March 2024, more than twenty-eight (28) days before the meeting.	
		Moreover, in accordance with the Notice of the SEC dated 23 February 2024, notices to the Annual Stockholders' Meeting were done through publication, both print and online format, in two (2) newspapers of general circulation at least twenty-one (21) days before the date of the meeting.	
		The notices were published through the	

Philippine Daily Inquirer, and the Philippine Star, in print and online format. The last day of publication, April 5, 2024, was at least twenty-eight (28) days prior to the date of the Annual Stockholders' Meeting held on 03 May 2024.

As part of the agenda of the meeting, shareholders' approval of remuneration or any changes therein were included in their ratification of all acts, transactions and resolutions by the Board and Management in 2023.

PSE Disclosure: Notice of Annual or Special Stockholders' Meeting:

https://edge.pse.com.ph/openDiscViewer.do?ed ge\_no=bb7037308a1e74dbabca0fa0c5b4e4d0

Notice to the 2024 Annual Stockholders' Meeting:

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/02/PSE-2024-Feb-13.-LTG-Notice-of-ASM-on-May-3.pdf

2024 Definitive Information Statement:

https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf

2024 Results of Annual Stockholders' Meeting and Organizational Meetings of LTG Board:

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/05/2024-May-3Results-of-ASM-and-OBD.pdf  Minutes of the Annual Stockholders' Meeting of LT Group, Inc. on 03 May 2024:  https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf	
Supplemental to Recommendation 13.2			
Company's Notice of Annual Stockholders'     Meeting contains the following information:			
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	COMPLIANT	The Company's Information Statement and Notice of the Annual Stockholders' Meeting with proxy documents, are available at the Company's website.	
		Notices of Annual Stockholders' Meeting:	
b. Auditors seeking appointment/re- appointment	COMPLIANT	https://ltg.com.ph/notice-of-assm/	
		2024 Definitive Information Statement:	
c. Proxy documents	COMPLIANT	https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf	

Optional: Recommendation 13.2			
. Company provides rationale for the agenda items for the annual stockholders meeting	COMPLIANT	The Company provides the meeting agenda to its stockholders through the Notice to the Annual Stockholders' Meeting done through publication at least twenty-eight (28) days prior to the scheduled meeting. This is in accordance with the SEC Notice dated 23 February 2024 allowing corporations to publish the notice to the Annual Stockholders' Meeting.  Notice to stockholders were published in print and online format via the Philippine Daily Inquirer and the Philippine Star. The meeting agenda was included in said publication, together with the link to the necessary documents where the stockholders can access them.  Notices of Annual Stockholders' Meeting: <a href="https://ltg.com.ph/notice-of-assm/">https://ltg.com.ph/notice-of-assm/</a> 2024 Definitive Information Statement: <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf</a>	
Recommendation 13.3			
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special	COMPLIANT	The results of the meeting was made available on the same day, 03 May 2024, via the Philippine Stock Exchange's Online Disclosure	

Shareholders' Meeting publicly available the next working day.		System. The results may likewise be viewed and downloaded from the Company's website.	
		2024 Definitive Information Statement:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/04/LTG-2024-Definitive-Info-Statement.pdf	
		2024 Results of Annual Stockholders' Meeting and Organizational Meetings of LTG Board:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2024/05/2024-May-3Results-of-ASM-and-OBD.pdf	
		Minutes of the Annual Stockholders' Meeting of LT Group, Inc. on 03 May 2024:	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2025/04/LTG-ASM-MINUTES-2024.pdf	
2. Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	COMPLIANT	The Minutes of the Annual Stockholders' Meeting of LT Group, Inc. on 03 May 2024 was published the same day, 03 May 2024:  https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2025/04/LTG-ASM-MINUTES- 2024.pdf	
Supplement to Recommendation 13.3		,	

Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	COMPLIANT	Aside from the PSE disclosures and the publication of the Notice to the Annual Stockholders' Meeting, the Company likewise sends the necessary invite to SGV via electronic mail at least 10 days prior to the meeting to ensure their attendance to the meeting.  The External Auditor and Senior Officers of the Company and its subsidiaries attended the ASM.	
Recommendation 13.4			
Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	COMPLIANT	Part IX of the Company's Revised Manual on Corporate Governance provides for the procedure to be followed should intra-corporate disputes arise.  Alternative Dispute Resolution: LTG Revised Manual on Corporate Governance  Article IX Alternative Dispute Resolution (pages 36 to 37) <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf</a>	
2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	COMPLIANT	LTG Revised Manual on Corporate Governance:  Article IX Alternative Dispute Resolution (pages 36 to 37)  https://ltg.com.ph/wp-content/uploads/bsk-pdf-	

		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
		Corporate Severimine Manager 21 Stpar	
Recommendation 13.5			
1. Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	COMPLIANT	Mr. Nestor C. Mendones is the Company's Acting Investor Relations Officer.	
		LTG Revised Manual on Corporate Governance:	
		Article VI.C.7 Investor Relations Officer (page 31)	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
		Contact details of the Company IRO:  https://ltg.com.ph/contact/	
2. IRO is present at every shareholder's meeting.	COMPLIANT	The IRO always attends every stockholders' meeting, the latest of which was held last 03 May 2024.	
Supplemental Recommendations to Principle 13			
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	COMPLIANT	There have been no instances in 2024 where management has requested Board approval for anti-takeover measures or similar devices to entrench ineffective management or the existing controlling shareholder group.	

2. Company has at least thirty percent (30%)	NON-		The Company has a public float of 25.63%, is
public float to increase liquidity in the market.	COMPLIANT		compliance with the minimum regulatory publi
			float.
Optional: Principle 13			
. Company has policies and practices to	COMPLIANT	The Company encourages its stockholders to	
encourage shareholders to engage with the		send feedbacks, complaints, and queries through	
company beyond the Annual Stockholders' Meeting		its website at www.ltg.com.ph.	
iviceting		LTG Revised Manual on Corporate	
		Governance:	
		Article VI.C.7 Investor Relations Officer (page	
		31)	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
. Company practices secure electronic voting in	COMPLIANT	To ensure that the stockholders are able to	
absentia at the Annual Shareholders' Meeting.		exercise their right to vote during the Annual	
		Stockholders' Meeting given the remote setting,	
		the Company allowed voting in absentia, in	
		compliance with the Philippine Corporation	
		Law.	
		Duties to Stakeholders	1

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** 

1. Board identifies the company's various	COMPLIANT	The Company encourages its stakeholders to	
stakeholders and promotes cooperation		raise their issues and concerns as well as give	
between them and the company in creating		their suggestions for the betterment of the	
wealth, growth and sustainability.		Company before, during, and after the Annual	
Wearin, growin and sustainaointy.		Stockholders' Meeting.	
		Stockholders Wiceting.	
		The Company also conducts analysts' briefings	
		every quarter for its stakeholders.	
		every quarter for its stakeholders.	
		LTG Revised Manual on Corporate	
		1	
		Governance:	
		Asti 1. VII C 7 Inserted Deletions Office (con-	
		Article VI.C.7 Investor Relations Officer (page	
		31)	
		1.44//14	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
		2024 Contain 1 11to Don 14 (Cto 1 1 1 1 1 1 )	
		2024 Sustainability Report (Stand-alone):	
		1 / 1 111	
D 142		https://ltg.com.ph/sustainability-reports/	
Recommendation 14.2			
1. Board establishes clear policies and programs	COMPLIANT	Part VII (H) of the Company's Revised Manual	
to provide a mechanism on the fair treatment		on Corporate Governance provides the right of	
and protection of stakeholders.		the Stockholders to fair treatment and	
1		protection.	
		LTG Revised Manual on Corporate	
		Governance:	
		30.3	
		Article VII.H (page 35)	
		Thurst Thir (page 55)	

		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
Recommendation 14.3			
1. Board adopts a transparent framework and	COMPLIANT	Stakeholders may voice their concerns and/or	
process that allow stakeholders to communicate		complaints for possible violation of their rights	
with the company and to obtain redress for the		through the Corporate Secretary, Atty. Ma.	
violation of their rights.		Cecilia L. Pesayco, 4/F Allied Bank Center,	
		6754 Ayala Avenue, Makati City, Philippines,	
		8810-2451 and/or through the Company at	
		https://ltg.com.ph/contact/.	
		2024 Sustainability Report (Stand-alone):	
		2021 Susumaomity Report (Stand Grone).	
		https://ltg.com.ph/sustainability-reports/	
Supplement to Recommendation 14.3			
1. Company establishes an alternative dispute	COMPLIANT	Article IX of the Company's Revised Manual on	
resolution system so that conflicts and		Corporate Governance provides for the	
differences with key stakeholders is settled in a		Alternative Dispute Resolution.	
fair and expeditious manner.			
		LTG Revised Manual on Corporate	
		Governance:	
		Article IX Alternative Dispute Resolution	
		(pages 36 to 37)	
		(pages so to st)	
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-	
		manager/2023/05/2023-May-9Revised-	
		Corporate-Governance-Manual-LTG.pdf	
Additional Recommendations to Principle 14			
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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 does not seek any exemption from any law, rule or regulations especially when it refers to a corporate governance issue. Rather, the Company does its best to comply with the recommendations of the SEC in its pursuit of good corporate governance.	
2. Company respects intellectual property rights.	COMPLIANT	Article II (A)(3) of the Company's Revised Manual on Corporate Governance provides the Company's general policy which is to be transparent in its activities without sacrificing the confidentiality of its trade secrets, formulae, and other intellectual properties.  LTG Revised Manual on Corporate Governance:  Article II.A.3 (page 4) <a href="https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf">https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf</a>	
Optional: Principle 14			
Company discloses its policies and practices that address customers' welfare	COMPLIANT	As a holding company, the Company delegated to its subsidiaries the task of ensuring that the customers' welfare is properly addressed.	
		Accordingly, the subsidiaries ensure that their respective customers are able to get the value of their money and that their transactions are not	

		unduly delayed.	
		Nevertheless, Item 3.12 of the Company's Code of Business Conduct and Ethics likewise provide that "Customers of the Corporation shall be treated with respect and kindness. Transactions with clients shall be fair and in good faith. Discrimination based on race, religion, sex, gender, age, language or nationality shall at all times be prohibited".  LTG Code of Business Conduct and Ethics Article 3.12 (page 6): <a href="https://ltg.com.ph/code-of-business-conduct-ethics/">https://ltg.com.ph/code-of-business-conduct-ethics/</a> 2024 Sustainability Report (Stand-alone): <a href="https://ltg.com.ph/sustainability-reports/">https://ltg.com.ph/sustainability-reports/</a>	
Company discloses its policies and practices that address supplier/contractor selection procedures  SEC Form = I-ACGR * Undate April 2025	COMPLIANT	There is no need for the Company to disclose any policy or practice which would address the supplier/contractor selection procedures since, as a conglomerate, the Company only shares the respective supplier/contractor selection practice of its subsidiaries.  In engaging the services of a supplier/contractor, the Company uses as basis the applicant supplier/contractor's competency, qualification, as well as the quality of their products/services.  Moreover, the Company ensures that they are paid correctly and on time.	

	Article VI.C.1.f of the Compar Manual on Corporate Governance it is the duty of the President/Co corporate obligations to the customers, suppliers, emplo shareholders.	provides that OO to fulfill Company's
	LTG Revised Manual on Governance:	Corporate
	Article VI.C.1.f (page 27)	
	https://ltg.com.ph/wp-content/uploamanager/2023/05/2023-May-9Rev Corporate-Governance-Manual-LTG	rised-
	2024 Sustainability Report (Stand-a	lone):
	https://ltg.com.ph/sustainability-rep	orts/
<b>Principle 15:</b> A mechanism for employee participatio governance processes.	should be developed to create a symbiotic environmen	nt, realize the company's goals and participate in its corporate
Recommendation 15.1		
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 Article VI.C.1.f of the Companion Manual on Corporate Governance it is the duty of the President/Co corporate obligations to the customers, suppliers, employshareholders.	provides that OO to fulfill Company's

		LTG Revised Manual on Corporate
		Governance:
		Article VI.C.1.f (page 27)
		https://ltg.com.ph/wp-content/uploads/bsk-pdf-
		manager/2023/05/2023-May-9Revised-
		Corporate-Governance-Manual-LTG.pdf
		LTC Health Sefety and Walfana Deliana
		LTG Health, Safety and Welfare Policy:
		https://ltg.com.ph/health-safety-welfare-policy/
		https://ttg.com.ph/hearth-sarety-wentare-poney/
Supplement to Recommendation 15.1		<u> </u>
1. Company has a reward/compensation policy	COMPLIANT	The Company promotes advancement among its
that accounts for the performance of the		employees for consistently exceeding
company beyond short-term financial		expectations over two (2) years. The Board
measures.		grants performance bonuses, when so warranted.
		LTC Common Will alter
		LTG Company Website:
		Nomination and Compensation Committee
		https://ltg.com.ph/board-committees/
		https://itg.com.ph/board-committees/
		2024 LTG Annual Financial Report (Form 17-
		A) Part III.10
		11) 1 (11) 10
		Control and Compensation Information >
		Executive Compensation
		https://ltg.com.ph/financial-reports/
		2024 LTG Integrated Report (page 102):

	1		
		Corporate Governance Report > Board Remuneration: Compensation of Directors and Executive Officers <a href="https://ltg.com.ph/annual-reports/">https://ltg.com.ph/annual-reports/</a>	
Company has policies and practices on health, safety and welfare of its employees.	COMPLIANT	The Company offers health care benefits covered by the health insurance provider of the Company.  The Health, Safety and Welfare Policy, posted on the website, guides the Company employees regarding welfare concerns to ensure effectivity of employees in the workplace.  LTG Health, Safety and Welfare Policy: <a href="https://ltg.com.ph/health-safety-welfare-policy/">https://ltg.com.ph/health-safety-welfare-policy/</a> 2024 Sustainability Report (Stand-alone): <a href="https://ltg.com.ph/sustainability-reports/">https://ltg.com.ph/sustainability-reports/</a>	
3. Company has policies and practices on training and development of its employees.	COMPLIANT	The Company approved its Employee Development Policy last 08 March 2022. Said policy covers all permanent employees of the Company. The focus is to build the necessary skills for current and future positions, address any competency gap, as well as empower employees to deal with challenges that may affect their performance. With this policy, eligible employees are made to attend seminars and training programs to enhance their	

		, · · · · · · · · · · · · · · · · · · ·	
		knowledge and to acquire new information.	
		LTG Employee Development Policy:	
		https://ltg.com.ph/edp-policy-and-procedural-guidelines/	
		guidennes	
Recommendation 15.2			
Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	COMPLIANT	The Company's Code of Business Conduct and Ethics (Article 3.14), in relation to its Revised Manual on Corporate Governance stipulates compliance with laws, rules and regulations. The Code also provides for the penalties to be imposed in case of violation of the Company's rules and regulations and its Manual.  LTG Code of Business Conduct and Ethics: Article 3.14 Compliance with Laws, Rules and Regulations <a href="https://ltg.com.ph/code-of-business-conduct-ethics/">https://ltg.com.ph/code-of-business-conduct-ethics/</a>	
		2024 Sustainability Report (Stand-alone): <a href="https://ltg.com.ph/sustainability-reports/">https://ltg.com.ph/sustainability-reports/</a>	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	COMPLIANT	As a holding company, the Company is tasked to oversee the proper management of its subsidiaries where the conduct of the necessary trainings and seminars are implemented by its operating companies, in compliance with the SEC rules.	

	202 pol Con cur con to per em trai and Lik pol men LTC	vertheless, it has approved last 08 March 22 its Employee Development Policy. Said licy covers all permanent employees of the impany to help build the necessary skills for trent and future positions, address any impetency gap, as well as empower employees deal with challenges that may affect their afformance. With this policy, eligible aployees are made to attend seminars and ining programs to enhance their knowledge deal to acquire new information.  Seewise, the Company disseminates its own dicies and programs to its employees through emoranda, when necessary.  General Company disseminates its own dicies and programs to its employees through emoranda, when necessary.  General Company disseminates its own dicies and programs to its employees through emoranda, when necessary.  General Company disseminates its own dicies and programs to its employees through emoranda, when necessary.	
Supplement to Recommendation 15.2			
1. Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	Eth Cor or o	e Company's Code of Business Conduct and nics (Article 3.14) provides that the rporation does not condone any act of bribery corruption of government officials in order to cilitate transactions or obtain favors.	

		3.14.2 Directors, Officers and Employees of the	
		Corporation shall comply with all governmental	
		laws, rules and regulations.	
		iavo, raico ana regulationo.	
		Violators shall be penalized based on the	
		penalties imposed under the Company's Revised	
		1 1	
		Manual on Corporate Governance. In 2024, no	
		incidents concerning the offering, paying and	
		receiving bribes were reported.	
		LTG Code of Business Conduct and Ethics:	
		Article 3.14 (pages 6 to 7)	
		1 (1 8 1 1)	
		https://ltg.com.ph/code-of-business-conduct-	
		ethics/	
Recommendation 15.3			
1000			
1. Board establishes a suitable framework for	COMPLIANT	The Company's Code of Business Conduct and	
whistleblowing that allows employees to freely		Ethics provides for a whistle-blower policy.	
communicate their concerns about illegal or			
unethical practices, without fear of retaliation		LTG Code of Business Conduct and Ethics:	
F,		Article 4 (page 9 to 12)	
		Thirde (page > to 12)	
		https://ltg.com.ph/code-of-business-conduct-	
		ethics/	
		etnics/	
		2024 Systemability Depart (Stand algorate	
		2024 Sustainability Report (Stand-alone):	
		https://ltg.com.ph/sustainability-reports/	
		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
2. Board establishes a suitable framework for	COMPLIANT	Article 4.3 of the Company's Code of Business	
whistleblowing that allows employees to have		Conduct and Ethics provides the reporting	
		Conduct and Lames provides the reporting i	
direct access to an independent member of the		procedure of reportable incidents. Based on said	

	provision, an employee shall report any known	
COMPLIANT	or suspected misconduct or violation of the Code to his or her immediate supervisor, who shall determine if there is reasonable ground to support the complaint. Upon his or her determination of the existence of reasonable ground, the immediate supervisor shall formalize the report in a written complaint and submit the same to the Human Resources Department.  If the immediate supervisor is the subject of the complaint, the employee shall direct his or her complaint to the head of the Human Resources Department.  Any complaint against a Director or Executive Officer received by the Human Resources Department shall be directed to the Corporate Governance Committee.  LTG Code of Business Conduct and Ethics: Article 4.3 (page 9) <a href="https://ltg.com.ph/code-of-business-conduct-ethics/">https://ltg.com.ph/code-of-business-conduct-ethics/</a>	
COMPLIANT	The Board ensures that all employees may be able to voice out their concerns without fear of retaliation. Hence, the establishment of the Non-retaliation Policy which is found in Article 4.7 of the Company's Code of Business Conduct and Ethics.	
	COMPLIANT	Code to his or her immediate supervisor, who shall determine if there is reasonable ground to support the complaint. Upon his or her determination of the existence of reasonable ground, the immediate supervisor shall formalize the report in a written complaint and submit the same to the Human Resources Department.  If the immediate supervisor is the subject of the complaint, the employee shall direct his or her complaint to the head of the Human Resources Department.  Any complaint against a Director or Executive Officer received by the Human Resources Department shall be directed to the Corporate Governance Committee.  LTG Code of Business Conduct and Ethics: Article 4.3 (page 9) <a href="https://ltg.com.ph/code-of-business-conduct-ethics/">https://ltg.com.ph/code-of-business-conduct-ethics/</a> COMPLIANT  The Board ensures that all employees may be able to voice out their concerns without fear of retaliation. Hence, the establishment of the Non-retaliation Policy which is found in Article 4.7 of the Company's Code of Business Conduct

In 2024, no circumstance arose which required the Board to enforce the policy.
LTG Code of Business Conduct and Ethics: Article 4.7 (pages 11 to 12)
https://ltg.com.ph/code-of-business-conduct-ethics/

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

## **Recommendation 16.1**

1.	Company recognizes and places importance on					
	the interdependence between business and					
	society, and promotes a mutually beneficial					
	relationship that allows the company to gro					
	its business, while contributing to the					
	advancement of the society where it operates.					

## **COMPLIANT**

The Company, through its foundation, Tan Yan Kee, gives back to the public by offering scholarship programs, trainings, donations and tree planting activities, among others. Tan Yan Kee is supported by partners primarily composed of the Company's subsidiaries. The Company and its subsidiaries also conduct activities that directly help communities and support government initiatives.

Tan Yan Kee Foundation Website:

http://www.tanyankee.org/

2024 LTG Integrated Report > Community Relations and Development (page 170 to 177):

https://ltg.com.ph/annual-reports/

		2024 Sustainability Report (Stand-alone):				
		https://ltg.com.ph/sustainability-reports/				
Optional: Principle 16						
Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	COMPLIANT	The Company, through its subsidiaries, is constantly adopting ways such as the use of reusable glass bottles to promote environment friendly products, boost efficiency measures within its office premises and plant offices, investing in environment-friendly materials for its buildings, build up waste management programs to lessen waste pollution, and the like.  2024 LTG Integrated Report (pages 106 to 135):  https://ltg.com.ph/annual-reports/  2024 Sustainability Report (Stand-alone):  https://ltg.com.ph/sustainability-reports/				
2. Company exerts effort to interact positively with the communities in which it operates	COMPLIANT	The Corporate Code of Conduct found under Article II.A.7 of the Company's Revised Manual on Corporate Governance, requires the Company to always be conscious of its social responsibility to its employees and to the communities in which it conducts its business. It shall always consider the environment in its operating strategy and initiatives.  LTG Revised Manual on Corporate Governance:				

	Article II.A.7 (page 5)	
	https://ltg.com.ph/wp-content/uploads/bsk-pdf-manager/2023/05/2023-May-9Revised-Corporate-Governance-Manual-LTG.pdf	
	Tan Yan Kee Foundation Website:	
	http://www.tanyankee.org/	
	2024 LTG Integrated Report (pages 106 to 135):	
	https://ltg.com.ph/annual-reports/	
	2024 Sustainability Report (Stand-alone):	
	https://ltg.com.ph/sustainability-reports/	

IN WITNESS WHEREOF, we have hereunto set out hands and seal at the City of Makati, Philippines, this \_\_MAY 2 0 2025 .

LUCIÓ C. TAN Chairman/CEO VI LUCIO C. TAN III
President/COO

JOHNIP G. CUA Independent Director MARY'G. NG Independent Director

/ WILFRIDO E, SANCHEZ
Independent Director

FLORENCIA G. TARRIELA Independent Director

MA. CECILIA L. PESAYCO
Corporate Secretary

MARIVIC TO MOYA
Assistant Corporate Secretary and
Compliance Officer

## ACKNOWLEDGMENT

REPUBLIC OF THE PHILIPP MAKATI, METRO MANILA.	,	
BEFORE ME, a Notar personally appeared the follow	ry Public, for and in Maka ving:	ati City on this MAY 2 0 2025
NAME	I.D.	DATE/PLACE ISSUED
Lucio C. Tan		
Lucio C. Tan III		
Johnip G. Cua		
Mary G. Ng		
Wilfrido E. Sanchez		
Florencia G. Tarriela		
Ma. Cecilia L. Pesayco		
Marivic T. Moya		

WITNESS MY HAND AND SEAL, on the date and place first above written.

Doc. No.

Page No. Book No.

Series of 2025

Notary Public for Makati City
Roll of Attorneys No. 35358
PTR No. 10466050 / 1-2-2025 / Makati City
IBP Lifetime Member No. 00104
6/F 6754 Ayala Avenue, Makati City
MCLE Compliance No. VIII-13506/9-17-2024

Commission No. M-064 until 31 December 2026