COVER SHEET

PEPSI-COLA PR	ODUCTS PHII	LIPPINE	S, INC.
	mpany's Full Name)		,
Km. 29 National	Road, Tunasan, Mu	ıntinlupa	Citv
	s: No. Street City/Town/		
Ma. Rosario C.Z. Nava Contact Person	ı	Compan	750-9687 y Telephone Number
Month Day FO Fiscal Year	orm – ACGR ed ACGR for 20 RM TYPE ary License Type, If App	,	Last Friday of May Month Date Annual Meeting
C F D Dept. Requiring this Doc.		Amend	ded Article Number/Section
		Total Amou	nt of Borrowings
Total No. of Stockholders	Dom	estic 	Foreign
To be accomplished	ed by SEC Personnel	concerned	1
File Number	LCU		
Document I.D.	Cashier		

Remarks = pls. Use black ink for scanning purposes



Pepsi-Cola Products Philippines, Inc.

Km. 29, National Road, Tunasan, Muntinlupa City, 1773 Philippines

Tel: (632) 8873774 • www.pepsiphilippines.com

11 January 2016

SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA, Greenhills, Mandaluyong City, Metro Manila

Attention:

Ms. Justina F. Callangan

Director

Corporate Governance and Finance Department

Re:

Consolidated Annual Corporate Governance Report of

Pepsi-Cola Products Philippines, Inc. for 2015

Dear Ms. Callangan:

We submit the Consolidated Annual Corporate Governance Report as of 31 December 2015 of Pepsi-Cola Products Philippines, Inc. ("Corporation") duly approved by the Corporation's Board of Directors in its Special Board Meeting held today, 11 January 2016, in compliance with SEC Memorandum Circular No. 12, Series of 2014. The attached 2015 ACGR bear the original signatures of the Corporation's Chairman and Independent Director, Mr. Oscar S. Reyes, its Chief Executive Officer, Mr. Yongsang You, its Independent Director, Mr. Rafael M. Alunan III, and its Compliance Officer, Atty. Ma. Rosario C.Z. Nava, and are duly notarized.

This ACGR shall be posted in the Corporation's website. With this submission to your office and the posting of this ACGR in the Corporation's website, we trust that we have fully complied with the SEC's requirement for all publicly-listed companies to consolidate all changes and updates in the information contained in the ACGR for the year 2015.

Thank you.

Very truly yours,

PEPSI-COLA PRODUCTS PHILIPPINES, INC.

Compliance Officer

Encl. :a/s



























SECURITIES AND EXCHANGE COMMISSION

SEC FORM - ACGR

CONSOLIDATED ANNUAL CORPORATE GOVERNANCE REPORT AS OF 31 DECEMBER 2015

GENERAL INSTRUCTIONS

(A) Use of Form ACGR

This SEC Form shall be used to meet the requirements of the Revised Code of Corporate Governance.

(B) Preparation of Report

These general instructions are not to be filed with the report. The instructions to the various captions of the form shall not be omitted from the report as filed. The report shall contain the numbers and captions of all items. If any item is inapplicable or the answer thereto is in the *negative*, an appropriate statement to that effect shall be made. Provide an explanation on why the item does not apply to the company or on how the company's practice differs from the Code.

(C) Signature and Filing of the Report

- A. Three (3) complete sets of the report shall be filed with the Main Office of the Commission.
- B. At least one complete copy of the report filed with the Commission shall be manually signed.
- C. All reports shall comply with the full disclosure requirements of the Securities Regulation Code.
- D. This report is required to be filed annually together with the company's annual report.

(D) Filing an Amendment

Any material change in the facts set forth in the report occurring within the year shall be reported through SEC Form 17-C. The cover page for the SEC Form 17-C shall indicate "Amendment to the ACGR".

SECURITIES AND EXCHANGE COMMISSION

SEC FORM - ACGR

CONSOLIDATED ANNUAL CORPORATE GOVERNANCE REPORT AS OF 31 DECEMBER 2015

- 1. Report is Filed for the Year 2015
- 2. Exact Name of Registrant as Specified in its Charter PEPSI-COLA PRODUCTS PHILIPPINES, INC.
- 3. Km. 29 National Road, Tunasan, Muntinlupa City
 Address of Principal Office
 Postal Code
- 4. SEC Identification Number **0000160968** 5. (SEC Use Only)

Industry Classification Code

6. BIR Tax Identification Number 000-168-541



7. (632) 887-3774

Issuer's Telephone number, including area code

8. **N/A**

Former name or former address, if changed from the last report

TABLE OF CONTENTS

A.	BOARD	MATTERS	5
	1)	BOARD OF DIRECTORS	
		(a) Composition of the Board	
		(b) Corporate Governance Policy/ies	
		(c) Review and Approval of Vision and Mission	
		(d) Directorship in Other Companies	
		(e) Shareholding in the Company	
	2)	CHAIRMAN AND CEO	
	3)	PLAN FOR SUCCESSION OF CEO/MANAGING DIRECTOR/PRESIDENT AND TOP KEY POSITIONS	
	4)	OTHER EXECUTIVE, NON-EXECUTIVE AND INDEPENDENT DIRECTORS	
	5)	CHANGES IN THE BOARD OF DIRECTORS	
	6)	ORIENTATION AND EDUCATION PROGRAM	22
В.	CODE C	F BUSINESS CONDUCT & ETHICS	25
	1)	POLICIES	25
	2)	DISSEMINATION OF CODE	25
	3)	COMPLIANCE WITH CODE	
	4)	RELATED PARTY TRANSACTIONS	26
		(a) Policies and Procedures	26
		(b) Conflict of Interest	
	5)	FAMILY, COMMERCIAL AND CONTRACTUAL RELATIONS	
	6)	ALTERNATIVE DISPUTE RESOLUTION	28
C.	ROAPD	MEETINGS & ATTENDANCE	20
C.	1)	SCHEDULE OF MEETINGS	
	2)	DETAILS OF ATTENDANCE OF DIRECTORS	
	3)	SEPARATE MEETING OF NON-EXECUTIVE DIRECTORS	
	4)	QUORUM REQUIREMENT	
	., 5)	ACCESS TO INFORMATION	
	6)	EXTERNAL ADVICE	
	7)	CHANGES IN EXISTING POLICIES	32
D	REMIIN	ERATION MATTERS	32
٥.	1)	REMUNERATION PROCESS	
	2)	REMUNERATION POLICY AND STRUCTURE FOR DIRECTORS	
	3)	AGGREGATE REMUNERATION	
	4)	STOCK RIGHTS, OPTIONS AND WARRANTS	
	,	REMUNERATION OF MANAGEMENT	
_			
E.	-	NUMBER OF MEMBERS, FUNCTIONS AND RESPONSIBILITIES	
	1) 2)	COMMITTEE MEMBERS	
	3)	CHANGES IN COMMITTEE MEMBERS	_
	4)	WORK DONE AND ISSUES ADDRESSED	
	5)	COMMITTEE PROGRAM	
_	DICK NA	ANA GENAFAIT CVCTTA	
F.	RISK M.	ANAGEMENT SYSTEMSTATEMENT ON EFFECTIVENESS OF RISK MANAGEMENT SYSTEM	
	2)	RISK POLICY	
	3)	CONTROL SYSTEM	
_	18/7555	AL AUDIT AND CONTROL	•
G.		AL AUDIT AND CONTROLSTATEMENT ON EFFECTIVENESS OF INTERNAL CONTROL SYSTEM	
	1) 2)	INTERNAL AUDIT	
	۷,	(a) Role, Scope and Internal Audit Function	
		(b) Appointment/Removal of Internal Auditor	
		(c) Reporting Relationship with the Audit Committee	
		· · · · · · · · · · · · · · · · · · ·	

	(d)	Resignation, Re-assignment and Reasons	48
	(e)	Progress against Plans, Issues, Findings and	
		Examination Trends	48
	(f)	Audit Control Policies and Procedures	48
	(g)	Mechanisms and Safeguards	49
Н.		LDERS	
ı.	DISCLOSURE AND	TRANSPARENCY	53
J.	RIGHTS OF STOCKI	HOLDERS	55
	1) RIGHT TO	PARTICIPATE EFFECTIVELY IN STOCKHOLDERS' MEETINGS	55
	2) TREATME	NT OF MINORITY STOCKHOLDERS	61
Κ.		IONS PROGRAM	
L.	CORPORATE SOCIA	AL RESPONSIBILITY INITIATIVES	62
М.	BOARD, DIRECTOR	R, COMMITTEE AND CEO APPRAISAL	63
		IFS AND SANCTIONS	

A. BOARD MATTERS

1) Board of Directors

Number of Directors per Articles of Incorporation	9
Actual number of Directors for the year	9

(a) Composition of the Board

Complete the table with information on the Board of Directors:

Director's Name	Type [Executive (ED), Non- Executive (NED) or Independent Director (ID)]	If nominee, identify the principal	Nominator in the last election (if ID, state the relationship with the nominator)	Date first elected	Date last elected (if ID, state the number of years served as ID) ¹	Elected when (Annual /Special Meetin g)	No. of years serve d as direct or ²
Yongsang You	ED	Lotte Chilsung Beverage Co., Ltd.	Lotte Chilsung Beverage Co., Ltd.	15 June 2015	15 June 2015	Special Board Meeting	1
Furqan Ahmed Syed	ED	Quaker Global Investment s B.V.	Quaker Global Investments B.V.	28 March 2014 effective 1 April 2014	28 May 2015	Annual	2
JaeHyuk Lee	NED	Lotte Chilsung Beverage Co., Ltd.	Lotte Chilsung Beverage Co., Ltd.	25 March 2011	28 May 2015	Annual	5
TaeWan Kim	NED	Lotte Chilsung Beverage Co., Ltd.	Lotte Chilsung Beverage Co., Ltd.	2 March 2015	28 May 2015	Annual	1
Byoung Tak Hur	NED	Lotte Chilsung Beverage Co., Ltd.	Lotte Chilsung Beverage Co., Ltd.	21 February 2012	28 May 2015	Annual	4
Praveen Someshwar	NED	Quaker Global Investment s B.V.	Quaker Global Investments B.V.	28 March 2014	28 May 2015	Annual	2
Mannu Bhatia	NED	Quaker Global Investment s B.V.	Quaker Global Investments B.V.	19 July 2013	28 May 2015	Annual	3

⁻

¹ Reckoned from the election immediately following January 2015. All information herein is deemed given as at 31 December 2015.

² The no. of years served as director is counted regardless of the actual no. of months served within the year so that a portion of a 12-month period is deemed one (1) full year of service.

Director's Name	Type [Executive (ED), Non- Executive (NED) or Independent Director (ID)]	If nominee, identify the principal	Nominator in the last election (if ID, state the relationship with the nominator)	Date first elected	Date last elected (if ID, state the number of years served as ID) ¹	Elected when (Annual /Special Meetin g)	No. of years serve d as direct or ²
Rafael M. Alunan III	ID	N/A	Veronica G. De Jesus and Jocelyn P. Amado; no relationship with nominators	17 August 2007	28 May 2015	Annual	9
Oscar S. Reyes	ID	N/A	Veronica G. De Jesus and Jocelyn P. Amado; no relationship with nominators	7 September 2007	28 May 2015	Annual	9

(b) Provide a brief summary of the corporate governance policy that the board of directors has adopted. Please emphasize the policy/ies relative to the treatment of all shareholders, respect for the rights of minority shareholders and of other stakeholders, disclosure duties, and board responsibilities.

The Corporation's Manual on Corporate Governance ("Manual"), which was adopted on 21 June 2007, revised on 14 April 2010 and on 25 March 2011, and most recently revised on 31 July 2014, details the standards by which the Corporation conducts sound corporate governance that is coherent and consistent with relevant laws and regulatory rules, and constantly strives to create value for its stockholders and stakeholders.

The Manual reflects the principles of good corporate governance and best practices to which the Board, the Management, employees, and shareholders of the Corporation have committed themselves, acknowledging that the same may guide the attainment of their corporate goals. They adhere to the belief that corporate governance is a necessary component of what constitutes sound strategic business management and will undertake every effort to create awareness of the need and importance of good corporate governance within the organization. The Management shall review from time to time business processes and practices being performed within the departments and business units of the Corporation and shall propose appropriate revisions thereof to the Board for its approval in order to ensure consistency and compliance with the corporate governance principles embodied in the Manual.

Compliance with the principles of good corporate governance shall start with the Board which is primarily and ultimately responsible for the governance of the Corporation. While the Board sets the policies for the attainment of the corporate objectives, it shall also provide an independent check on the Management of the Corporation. To assist the Board in complying with the principles of good corporate governance, the Board has constituted and maintains three (3) standing committees apart from the Executive Committee, each charged with oversight into specific areas of its business activities. Compliance with the Manual's standards is monitored by the Corporation's Compliance Officer.

Stockholders' Rights and Protection of Minority Stockholders' Interests

The Board shall respect the rights of the stockholders of the Corporation as provided in the Corporation Code and subject to the qualifications made in the Corporation's Articles of Incorporation and By-Laws, namely:

a. Right to vote on all matters that require their consent or approval;

- b. Right to inspect corporate books and records;
- c. Right to information;
- d. Right to dividends; and
- e. Appraisal right.

The Board should be transparent and fair in the conduct of annual and special stockholders' meetings of the Corporation. Subject to the requirements of the Corporation's By-Laws, the exercise of the stockholder's right to appoint a proxy shall not be unduly restricted and any doubt about the validity of a proxy should be resolved in the stockholder's favor.

Reportorial or Disclosure System of Corporation's Corporate Governance Policies

The reports or disclosures required under the Manual shall be prepared and submitted to the Securities and Exchange Commission ("SEC") by the responsible committee or officer through the Corporation's Compliance Officer.

All material information, i.e., anything that could adversely affect the viability of the Corporation or the interest of its stockholders and other stakeholders, shall be publicly disclosed in a timely manner. Such information shall include, among others, earnings results, acquisition or disposal of assets, board changes, related party transactions, shareholdings of directors and changes in ownership.

Other information that shall always be disclosed includes remuneration (including stock options) of all directors and senior management, and corporate strategy, among others.

All disclosed information shall be released via the approved stock exchange procedure for company announcements, as well as through the annual report.

The Board shall therefore commit at all times to full disclosure of material information dealings. It shall cause the filing of all required information through the appropriate Exchange mechanisms for listed companies and submissions to the Commission for the interest of its stockholders and other stakeholders.

Board Responsibilities

It shall be the Board's responsibility to foster the long-term success of the Corporation and secure its sustained competitiveness in a manner consistent with its corporate objectives and in the best interests of its stockholders and other stakeholders. The Board is primarily accountable to the stockholders and other stakeholders of the Corporation. It should provide them with a balanced and comprehensive assessment of the Corporation's performance, position and prospects on a periodic basis through reports as may be required by law or regulation. To ensure a high standard of best practice for the Corporation, its stockholders and other stakeholders, the Board shall conduct itself with utmost honesty and integrity in the discharge of its duties, functions and responsibilities and should formulate the Corporation's vision, mission, strategic objectives, policies, and procedures that shall guide its activities, including the means to effectively monitor Management's performance.

In particular, the duties and functions of the Board are:

- a. Install a process of selection to ensure a mix of competent directors and officers;
- b. Provide sound strategic policies and guidelines on major capital expenditures of the Corporation;
- c. Establish programs that can sustain the Corporation's long-term viability and strength;
- d. Periodically evaluate and monitor the implementation of the abovestated policies and strategies, including business plans, operating budgets and Management's overall performance;
- e. Ensure that the Corporation complies with all relevant laws, regulations and codes of best business practices;
- f. Identify the Corporation's stakeholders in the community in which it operates or are directly affected by its operations and formulate a clear policy on communicating or relating with them;
- g. Establish and maintain an investor relations program that will keep the stockholders informed of important developments in the Corporation;
- h. Adopt a system of internal checks and balances;
- i. Identify key risk areas and key performance indicators and monitor these factors with due diligence;

- j. Formulate and implement policies and procedures that would ensure the integrity and transparency of related party transactions between and among the Corporation and its joint ventures, subsidiaries, associates, affiliates, major stockholders, officers and directors, including their spouses, children and dependent siblings and parents, and of interlocking director relationships by members of the Board;
- k. Properly discharge Board functions by meeting at such times or frequency as may be needed. Independent views during Board meetings shall be encouraged and given due consideration and all such meetings shall be duly minuted;
- Formulate a policy that encourages alternative dispute resolution which can amicably settle conflicts
 or differences between the Corporation and its stockholders, and between the Corporation and third
 parties, including regulatory authorities; and
- m. Keep Board authority within the powers of the institution as prescribed in the Articles of Incorporation, By-Laws and in existing laws, rules and regulation.

For purposes of evaluating compliance with the Manual, the Corporation has adopted the self-rating form prescribed by the SEC. The Corporation has complied with its Manual through the election of two (2) independent directors to the Board; the constitution of the Audit Committee, Compensation and Remuneration Committee, and Nomination Committee pursuant to its By-laws, and the election of the Chairman and members of such committees, which include the independent directors; the conduct of regular meetings of the Board and the various committees of the Board abovestated; adherence to the written Code of Conduct prepared by the Corporation's Human Resources Department; and adherence to applicable accounting standards and disclosure requirements.

The Corporation adheres to a business plan, budget and marketing plan. Management prepares and submits to the Board, on a regular basis, financial and operational reports which enable the Board and the Management to assess the effectiveness and efficiency of the Corporation.

While the Corporation has fulfilled its corporate governance obligations and there has been no deviation from the Manual as of date, it continues to evaluate and review its Manual to ensure that best practices on corporate governance are being adopted.

(c) How often does the Board review and approve the vision and mission?

The Board reviews and approves the vision and mission statements of the Corporation as often as required.

- (d) Directorship in Other Companies
 - (i) Directorship in the Company's Group³

Identify, as and if applicable, the members of the company's Board of Directors who hold the office of director in other companies within its Group: N/A

Director's Name	Corporate Name of the Group Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.
-		

(ii) Directorship in Other Listed Companies

Identify, as and if applicable, the members of the company's Board of Directors who are also directors of publicly-listed companies outside of its Group:

Pepsi-Cola Products Philippines, Inc. 2015 Consolidated Annual Corporate Governance Report

³ The Group is composed of the parent, subsidiaries, associates and joint ventures of the company.

Director's Name	Name of Listed Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.
Oscar S. Reyes	Manila Electric Company	Executive
	Philippine Long Distance	Non-Executive
	Telephone Company	
	Bank of the Philippine Islands	Independent
	Manila Water Company Inc.	Independent
	Basic Energy Corporation	Independent

(iii) Relationship within the Company and its Group

Provide details, as and if applicable, of any relation among the members of the Board of Directors, which links them to significant shareholders in the company and/or in its group:

Director's Name	Name of the Significant Shareholder	Description of the relationship
Yongsang You	Lotte Chilsung Beverage Co., Ltd.	Employment
JaeHyuk Lee	Lotte Chilsung Beverage Co., Ltd.	Employment
TaeWan Kim	Lotte Chilsung Beverage Co., Ltd.	Employment
Byoung Tak Hur	Lotte Chilsung Beverage Co., Ltd.	Employment
Furqan Ahmed Syed	Quaker Global Investments B.V.	Employment with PepsiCo Inc., the ultimate parent of Quaker Global Investments B.V.
Praveen Someshwar	Quaker Global Investments B.V.	Employment with PepsiCo Inc., the ultimate parent of Quaker Global Investments B.V.
Mannu Bhatia	Quaker Global Investments B.V.	Employment with PepsiCo Inc., the ultimate parent of Quaker Global Investments B.V.

(iv) Has the company set a limit on the number of board seats in other companies (publicly listed, ordinary and companies with secondary license) that an individual director or CEO may hold simultaneously? In particular, is the limit of five board seats in other publicly listed companies imposed and observed? If yes, briefly describe other guidelines:

The Corporation has not expressly set a limit on the number of board seats in other companies (publicly listed, ordinary and companies with secondary license) that an individual director or CEO may hold simultaneously. The Corporation does not expressly impose and observe the limit of five (5) board seats in other publicly listed companies.

However, the Nomination Committee is mandated under the Manual to determine the number of allowable directorships of the members of the Board taking into consideration (i) the nature of the business of the corporations where he is a director; (ii) the age of the director; (iii) the number of directorships/active memberships and officerships in other corporations or organizations; and (iv) possible conflict of interest. The optimum number shall be related to the capacity of a director to perform his duties diligently in general. The President and other executive directors shall submit themselves to a low indicative limit on membership in other corporate boards. The same low limit shall apply to independent, non-executive directors who serve as full-time executives in other corporations. In any case, the capacity of directors to serve with diligence shall not be compromised.

	Guidelines	Maximum Number of Directorships in other companies		
Executive Director	Please refer to the above explanation. This is in consonance with the			
Non-Executive Director	Revised Code of Corporate Governance. The adoption of guidelines on			
CEO	the number of directorships is not mandatory but only permissive.			

(e) Shareholding in the Company

Complete the following table on the members of the company's Board of Directors who directly and indirectly own shares in the company:

Name of Director	Number of Direct shares	Number of Indirect shares / Through (name of record owner)	% of Capital Stock
Oscar S. Reyes	1	N/A	Nil
Yongsang You	1	N/A	Nil
Furqan Ahmed Syed	1	N/A	Nil
JaeHyuk Lee	1	N/A	Nil
TaeWan Kim	1	N/A	Nil
Byoung Tak Hur	1	N/A	Nil
Praveen Someshwar	1	N/A	Nil
Mannu Bhatia	1	N/A	Nil
Rafael M. Alunan III	1	N/A	Nil
TOTAL	9		Nil

2) Chairman and CEO

(a)	Do different persons assume the role of Chairman of the Board of Directors and CEO? If no, describe th	e
	checks and balances laid down to ensure that the Board gets the benefit of independent views.	

Yes	х	No	

Identify the Chair and CEO:

Chairman of the Board	Oscar S. Reyes
CEO	Yongsang You

(b) Roles, Accountabilities and Deliverables

Define and clarify the roles, accountabilities and deliverables of the Chairman and CEO.

	Chairman	Chief Executive Officer
Role	a. By-Laws	a. By-Laws
Accountabilities	Preside at all meetings of the Board of Directors and Stockholders; and	- In charge of the general management of the business and affairs of the Corporation.
Deliverables	 To the extent required by law or regulation, designate a Compliance Officer who shall hold the position of a Vice-President or its equivalent. b. Manual 	Along with the senior management team reporting to him, he shall be fully responsible for the day-to-day operations of the business of the Corporation.
	- Ensure that the meetings of the	- Develop the Annual Operating

Chairman	Chief Executive Officer
	ensure the accomplishment of the organization's mission and vision;
	 Manage the organization's infrastructure towards the realization of its strategic goals;
	 Create, communicate and implement the organization's vision, mission, and overall direction;
	 Lead the development and implementation of the overall organization's strategy;
	 Ensure the development of an annual operating plan in support of the strategic plans and the achievement of such;
	 Provide the Board with the organizational information it needs for its governance responsibilities; and
	- Maintain and develop teamwork within the management staff.

3) Explain how the board of directors plan for the succession of the CEO/Managing Director/President and the top key management positions?

The Board is part of the control environment of the Corporation, ensuring that the Corporation is properly and effectively managed and supervised. As stated in our Manual, the Board's internal control responsibilities include: (a) defining the duties and responsibilities of the President and the CEO in accordance with the provisions of the Corporation's By-Laws; (b) selecting the persons who possess the abilities, integrity and expertise essential for the positions of the President and the CEO; (c) evaluating proposed senior management appointments; (d) selecting and appointing qualified and competent management officers; and (e) reviewing the Corporation's human resource policies, conflict of interest situations, compensation program for employees, and management succession plan.

4) Other Executive, Non-Executive and Independent Directors

Does the company have a policy of ensuring diversity of experience and background of directors in the board? Please explain.

Our Manual provides that the membership of the Board may be a combination of executive and non-executive directors (which include independent directors) in order that no director or small group of directors can dominate the decision-making process. One of the duties and functions of the Board is to install a process of selection to ensure a mix of competent directors and officers.

Does it ensure that at least one non-executive director has an experience in the sector or industry the company belongs to? Please explain.

Our Manual prescribes that the non-executive directors shall possess such qualifications and stature that would enable them to effectively participate in the deliberations of the Board. Our directors are required to have a working knowledge of the statutory and regulatory requirements affecting the Corporation, including its Articles of Incorporation and By-Laws, the rules and regulations of the SEC, and where applicable, the requirements of other regulatory agencies. In pre-screening and shortlisting all candidates nominated to the Board, our Nomination Committee evaluates the candidates based on certain qualifications including, among others, that the candidate has a practical understanding of the Corporation, and that he or she shall have previous business experience and must be a member in good standing in a relevant industry, business or professional organization.

Define and clarify the roles, accountabilities and deliverables of the Executive, Non-Executive and Independent Directors:

	Executive	Non-Executive	Independent Director
Role	a. By-Laws		
Accountabilities Deliverables	 The business of the Corporation shall be conducted and all its property controlled and held by the Board of Directors composed of the individual directors, executive and non-executive (including the independent directors). Together with the other members of the Board of Directors, each director is responsible for setting the overall strategic direction of the Corporation. The directors shall collectively agree in the Board upon the long-term plans, capitalization and significant investments of the Corporation, set the key strategic milestones, plans and policies for execution by the Chief Executive Officer and the senior management team, and approve the AOP. b. Manual A director's office is one of trust and confidence. He shall act in the best interest of the Corporation and in a manner characterized by transparency, accountability and fairness. He should also exercise leadership, prudence and integrity in directing the Corporation towards sustained progress. A director should observe the following norms of conduct: Conduct fair business transactions with the Corporation and ensure that his personal interest does not conflict with the interests of the Corporation; Devote time and attention necessary to 	The non-executive director is subject to the same general responsibility and specific duties and responsibilities of an executive director.	The independent director is subject to the same general responsibility and specific duties and responsibilities of a director, executive or non-executive.

Executive	Non-Executive	Independent Director
properly and effectively discharge his duties and responsibilities;		
Act judiciously;		
Exercise independent judgment;		
 Have a working knowledge of the statutory and regulatory requirements affecting the Corporation, including its Articles of Incorporation and By-Laws, the rules and regulations of the SEC, and where applicable, the requirements of other regulatory agencies; 		
Observe confidentiality; and		
Attend all regular and special meetings of the Board of Directors.		

Provide the company's definition of "independence" and describe the company's compliance to the definition.

"Independence" as it relates to the independent director and as explained in our By-Laws and Manual, is a person who, apart from his fees and shareholdings, is independent of Management and free from any business or other relationship which could, or could reasonably be perceived to, materially interfere with his exercise of independent judgment in carrying out his responsibilities as a director in the Corporation and includes, among others a person who:

- (1) Is not a director or officer of the Corporation or of its related companies or any of its substantial shareholders (other than as an independent director of any of the foregoing). For this purpose, "related company" means another company which is: (a) its holding company; (b) its subsidiary; or (c) a subsidiary of its holding company; and "substantial shareholder" means any person who is directly or indirectly the beneficial owner of more than ten percent (10%) of any class of its equity security;
- (2) Does not own more than two percent (2%) of the shares of the Corporation and/or its related companies or any of its substantial shareholders;
- (3) Is not related to any director, officer or substantial shareholder of the Corporation, any of its related companies or any of its substantial shareholders. For this purpose, relatives include spouse, parent, child, brother, sister, and the spouse of such child, brother or sister;
- (4) Is not acting as a nominee or representative of any director or substantial shareholder of the Corporation and/or any of its related companies and/or any of its substantial shareholders;
- (5) Has not been employed in any executive capacity by the Corporation, any of its related companies and/or by any of its substantial shareholders within the last five (5) years;
- (6) Is not retained, either personally or through his firm or any similar entity, as professional adviser, by the Corporation, any of its related companies and/or any of its substantial shareholders, within the last five (5) years; or
- (7) Has not engaged and does not engage in any transaction with the Corporation and/or with any of its related companies and/or with any of its substantial shareholders, whether by himself and/or with other person or through a firm of which he is a partner and/or a company of which he is a director or substantial shareholder, other than transactions which are conducted at arm's length and are immaterial.

With our incumbent independent directors, the Corporation is fully compliant with the above definition.

Does the company have a term limit of five consecutive years for independent directors? If after two years, the company wishes to bring back an independent director who had served for five years, does it limit the term for no more than four additional years? Please explain.

The Corporation complies with SEC Memorandum Circular No. 9, Series of 2011 which limits the term of independent directors to five (5) consecutive years effective 2 January 2012. After completion of the five (5)-year service period, the independent director shall be ineligible for election as such in the Corporation unless he/she has undergone the "cooling off" period of two (2) years, provided, that during such period, the independent director has not engaged in any activity that under existing rules disqualifies a person from being elected as an independent director of the Corporation. An independent director re-elected as such in the Corporation after the "cooling off" period can serve for another five (5) consecutive years under the conditions mentioned above.

- 5) Changes in the Board of Directors (Executive, Non-Executive and Independent Directors)
 - (a) Resignation/Death/Removal

Indicate any changes in the composition of the Board of Directors that happened during the period:

Name	Position	Date of Cessation	Reason
Yeon-Suk No	Executive Director	15 June 2015	Resignation
Choong Ik Lee	Non-Executive Director	2 March 2015	Resignation

(b) Selection/Appointment, Re-election, Disqualification, Removal, Reinstatement and Suspension

Describe the procedures for the selection/appointment, re-election, disqualification, removal, reinstatement and suspension of the members of the Board of Directors. Provide details of the processes adopted (including the frequency of election) and the criteria employed in each procedure:

Procedure	Process Adopted	Criteria	
a. Selection/Appointment			
(i) Executive Directors	The nomination of directors is conducted by the Nomination Committee prior to each annual stockholders' meeting. All recommendations shall be signed by the nominating stockholders together with the acceptance and conformity by the nominees. The Nomination Committee pre-screens the qualifications and prepares a final list of all candidates, and puts in place screening policies and parameters to enable it to effectively review the qualifications of the nominees. After the nomination, the Nomination Committee prepares a Final List of Candidates which shall contain all the information about all the nominees for directors, as	An executive director must possess the following qualifications at the minimum: a. Holder of at least (1) share of stock of the Corporation; b. He shall possess at least a college or equivalent academic degree; c. He shall be at least twenty-one (21) years old; d. He shall have been proven to possess integrity and probity; e. He shall be assiduous; f. He must have a practical understanding of the business of the Corporation; and	

Procedure	Process Adopted	Criteria
	required under applicable regulations, which list shall be made available to the SEC and to all stockholders through the filing and distribution of the Information Statement or Proxy Statement in accordance with applicable rules and regulations or in such other reports that the Corporation is required to submit to the SEC. The name of the person or group of persons who nominated or recommended the nomination of the director shall be identified in such report including any relationship with the nominee. Only nominees whose names appear on the Final List of Candidates shall be eligible for election as directors. No other nomination shall be entertained after the Final List of Candidates has been prepared and approved by the Nomination Committee. No further nominations shall be entertained or allowed on the floor during the actual annual stockholders' meeting.	g. He shall have previous business experience and must be a member in good standing in a relevant industry, business or professional organization.
(iii) Non-Executive Directors	- same -	In addition to the minimum qualifications of an executive director as stated above, an independent director shall, apart from his fees and shareholdings, be independent of Management and free from any business or other relationship which could, or could reasonably be perceived to, materially interfere with his exercise of independent judgment in carrying out his responsibilities as a director in the Corporation. He must also possess all the qualifications and none of the disqualifications to serve as an Independent Director of the Corporation, By-Laws, Manual, applicable laws and regulations including, but not

Procedure	Process Adopted	Criteria
b. Re-appointment		limited to, Section 38 of the Securities Regulations Code and its Implementing Rules and Regulations, as well as in the resolutions and rules passed or adopted by the Nomination Committee.
(i) Executive Directors	Same as item a	Same as item a
(ii) Non-Executive Directors	Same as item a	Same as item a
(II) NOII-EXECUTIVE DIFECTORS	Same as item a	Same as item a, subject to
(iii) Independent Directors	Sume as item a	compliance with the term limits for independent directors as discussed above
c. Permanent Disqualification		
(i) Executive Directors	Subject to the resolutions and rules passed or adopted by the Nomination Committee	Grounds for Permanent Disqualification: a. Any person convicted by final judgment or order by a competent judicial or administrative body of any crime that (i) involves the purchase or sale of securities, as defined in the Securities Regulation Code ("SRC"); (ii) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (iii) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house or as an affiliated person of any of them; b. Any person who, by reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: (i) acting as underwriter, broker, dealer, investment

Procedure	Process Adopted	Criteria
Procedure	Process Adopted	adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; (ii) acting as director or officer of a bank, quasibank, trust company, investment house, or investment company; (iii) engaging in or continuing any conduct or practice in any of the capacities mentioned in subparagraphs (i) and (ii) above, or willfully violating the laws that govern securities and banking activities; c. Any person who is
		currently the subject of an order of the SEC or any court or administrative body denying, revoking or suspending any registration, license or permit issued to him under the Corporation Code, SRC or any other law administered by the SEC or Bangko Sentral ng Pilipinas ("BSP"), or under any rule or regulation issued by the SEC or BSP, or has otherwise been restrained to engage in any activity involving securities and banking; or such person is currently the subject of an
		effective order of a self- regulatory organization suspending or expelling him from membership, participation or association with a member or participant of the organization; d. Any person finally convicted judicially of an offense involving moral turpitude or fraudulent act or transgressions; e. Any person finally found

Procedure	Process Adopted	Criteria
rioccure	Trocess Auopteu	by the SEC or a court or other administrative body to have willfully violated, or willfully aided, abetted, counseled, induced or procured the violation of, any provision of the SRC, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation or order of the SEC or BSP; f. Any person judicially declared to be insolvent; g. Any person finally found guilty by a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations or misconduct listed in the foregoing paragraphs; and h. Any person convicted by final judgment of an offense punishable by imprisonment for a period exceeding six (6) years, or a violation of the Corporation Code, committed within five (5) years prior to the date of his election or appointment.
(ii) Non-Executive Directors	- same -	- same -
(iii) Independent Directors	- same -	In addition to the grounds for permanent disqualification of an executive director as stated above, an independent director will be permanently disqualified to be an independent director of the Corporation after serving as independent director thereof for ten (10) years pursuant to SEC Memorandum Circular No. 9, Series of 2011.
d. Temporary Disqualification		
(i) Executive Directors	a. Subject to the resolutions and rules passed or adopted by the Nomination Committee; and	Grounds for Temporary Disqualification: a. Refusal to comply with

Procedure	Process Adopted	Criteria
	b. Unless the temporary disqualification is automatically lifted upon the lapse of a certain period, a temporarily disqualified director shall, within sixty (60) business days from such disqualification, take appropriate action to remedy or correct the disqualification. If he unjustifiably fails or refuses to do so, the disqualification shall become permanent.	the disclosure requirements of the SRC and its Implementing Rules and Regulations. This disqualification shall be in effect as long as his refusal persists; b. Absence in more than fifty percent (50%) of all meetings, both regular and special, of the Board during his incumbency, or any twelve (12) month period during said incumbency, unless the absence is justified because of illness, death in the immediate family or serious accident. This disqualification applies for purposes of the succeeding election; c. Dismissal/termination from directorship in another corporation for cause. This disqualification shall be in effect until he has cleared himself of any involvement in the cause that gave rise to his dismissal/termination; and d. If any of the judgments or orders mentioned in the Grounds for Permanent Disqualification has not yet become final.
(ii) Non-Executive Directors	- same -	- same -
(iii) Independent Directors	- same -	In addition to the grounds for temporary disqualification of an executive director as stated above, an independent director may be temporarily disqualified on the following grounds: a. If his beneficial equity ownership in the Corporation or its subsidiaries and affiliates exceeds two percent (2%) of its subscribed capital stock. The disqualification shall be

Procedure	Process Adopted	Criteria
	Process Adopted	complied with; b. Any person who was earlier elected as an independent director of the Corporation but subsequently becomes an officer or employee of the same; and c. Any person who was an officer, employee or consultant of the Corporation within the last five (5) years immediately preceding the date of his nomination as an independent director. The disqualification shall be lifted upon the lapse of the five (5)-year period. Also, an independent director will be temporarily disqualified for two (2) years ("cooling off period") from being elected as an independent director of the Corporation after having served as independent director thereof for the last five (5) years pursuant to SEC Memorandum Circular No. 9,
e. Removal		Series of 2011.
(i) Executive Directors	The Corporation complies with the provision of the Corporation Code of the Philippines ("Corporation Code") on the removal of directors. As provided therein, a director may be removed from office by a vote of the stockholders holding or representing at least two-thirds (2/3) of the outstanding capital stock at a regular meeting of stockholders or at a special meeting called for the purpose, after previous notice to stockholders of the Corporation of the intention to propose such removal at the meeting. A special meeting of the Corporation for the purpose of removal of a director must be	The removal of a director may be with or without cause; Provided, that removal without cause may not be used to deprive minority stockholders of the right of representation to which they may be entitled under the Corporation Code.

Procedure	Process Adopted	Criteria
	called by the secretary on order of the president or on the written demand of the stockholders representing or holding at least a majority of the outstanding capital stock. Notice of the time and place of such meeting, as well as the intention to propose such removal must be given by publication or by written notice prescribed in the	
(ii) Non-Executive Directors	Corporation Code same -	- same -
(iii) Independent Directors	- same -	- same -
f. Re-instatement		
(i) Executive Directors	Same process is adopted as	Same criteria is used as stated
(ii) Non-Executive Directors	stated in selection/	in selection/appointment and
(iii) Independent Directors	appointment and re- appointment of directors	re-appointment of directors
g. Suspension		
(i) Executive Directors		
(ii) Non-Executive Directors	Same process is adopted as stated in removal of directors	Same criteria is used as stated in removal of directors
(iii) Independent Directors		3.00.00

Voting Result of the last Annual General Meeting

Name of Director	Votes Received
Oscar S. Reyes (Independent)	2,912,611,350
Yeon-Suk No*	2,912,611,350
Furqan Ahmed Syed	2,912,611,350
JaeHyuk Lee	2,912,611,350
TaeWan Kim	2,912,611,350
Byoung Tak Hur	2,912,611,350
Praveen Someshwar	2,912,611,350
Mannu Bhatia	2,912,611,350
Rafael M. Alunan III (Independent)	2,912,611,350

^{*}Replaced by Mr. Yongsang You on 15 June 2015

6) Orientation and Education Program

(a) Disclose details of the company's orientation program for new directors, if any.

Upon the director's election, he is made aware of his obligations, duties and responsibilities under the Corporation Code, the SRC, the Articles of Incorporation and By-Laws of the Corporation, the Manual, and relevant regulations of the Philippine Stock Exchange ("PSE") through an internal memorandum sent by the Corporate Secretary and Compliance Officer in behalf of the Board. The internal memorandum discusses the disclosure obligations specific to the Corporation, certain beneficial owners or shareholders, its directors and officers under relevant provisions of the SRC and PSE Disclosure Guidelines for Listed Companies. The directors are also furnished appropriate material by email from time to time on the structure and composition of the Corporation's Board including its committees, its procedures, their duties and responsibilities as members of the Board and Board committees, as well as provisions of the Manual and other corporate governance policies of the Corporation. Since most of the Corporation's directors are

non-executive, based overseas, and travel heavily for work, the Corporation adapts to the situation by choosing to maximize the use of technology in disseminating information over having the directors attend a physical session or orientation in the Philippines. Nonetheless, the directors are encouraged by the Corporation to update themselves continually on evolving trends, standards and best practices on corporate governance by their regular attendance at seminars. The Corporation is committed to provide the appropriate support for such initiatives.

(b) State any in-house training and external courses attended by Directors and Senior Management⁴ for the past three (3) years:

	ree (3) years:			
Name of Director/Officer	Date of Training	Program	Name of Training Institution	
Furqan Ahmed Syed	21 October 2014	Securities Exchange Commission-Philippine Stock Exchange Corporate Governance Forum	Makati Shangri-La Hotel, Makati City	
Oscar S. Reyes	30 October 2015	PLDT - CG Enchancement Session on Data and Information Rules: What the Board Should Know	Jose Jesus M. Disini, Jr.	
	4 December 2014	PLDT and Smart Communications Inc. – CG Enchancement Sessions on What to Expect from the SEC and Corporate Governance Trends and Current Topics in Developed Economics & their Application in the Philippines & Other Asean Countries	Atty. Lourdes Rausa Chan- PLDT Atty. Elmer D. Nitura-Smart	
	1 April 2014	PLDT – CG Enchancement Session on Corporate Requirements under US Laws & Regulations and the Foreign Corrupt Practices Act of 1977	Atty. Lourdes Rausa Chan	
	4 February 2014	Ayala Corporation/ICD – CG and Risk Management Summit	Institute of Corporate Directors (ICD)	
	12 December 2013	BPI – Money Laundering and Terrorist Financing Prevention Program (MLPP) and AML Risk Rating System	Anti-Money Laundering Council	
	2 December 2013	First Pacific Leadership Academy – CG Enhancement Session	Winthrop Swenson, Managing Partner, Compliance Systems Legal Group	
	26 November 2013	First Pacific Leadership Academy – CG Enhancement Session	Gretchen A. Winter, J.D., Executive Director, Center for Professional Responsibility in Business & Society University of Illinois at Urbana-Champaign	
Rafael M. Alunan III	March 2014	Discussion on ASEAN	Sun Life Philippines	

_

⁴ Senior Management refers to the CEO and other persons having authority and responsibility for planning, directing and controlling the activities of the company.

		Corporate Governance scorecard	
Imran Moid	21 October 2014	Securities Exchange Commission-Philippine Stock Exchange Corporate Governance Forum	Makati Shangri-La Hotel, Makati City
Celerino T. Grecia III	12 November 2015	4th Executive Labor Updates: "The New DOLE Department Order 147- 15: Application of Just and Authorized Causes of Termination"	Employers Confederation of the Philippines (ECOP)
	11 November 2015	10th National Convention on Labor Management Cooperation (LMC)	National Conciliation and Mediation Board/Phil. League of Labor- Management Cooperation Practitioners (PHILAMCORP)
	12-14 October 2015	52nd People Management Association of the Philippines (PMAP) Annual Conference	People Management Association of the Philippines (PMAP)
	20-23 March 2015	15th National Convention of Lawyers and Cebu Chapter Mandatory Continuing Legal Education (MCLE)	Integrated Bar of the Philippines
	4 November 2014	Coaching Management Workshop	PepsiCo
	3 November 2014	Speed of Trust-Franklin Covey Program	PepsiCo
Ma. Rosario C. Z. Nava	15 October 2015	Securities Exchange Commission-Philippine Stock Exchange Corporate Governance Forum	InterContinental Manila, Makati City
	2, 3, 9 and 10 July 2015	Mandatory Continuing Legal Education	Asian Center for Legal Excellence, Inc. Romulo Lounge, 25 th Floor Ayala Tower One & Exchange Plaza, Ayala Triangle, Ayala Avenue, Makati City
	9 March 2015	SEC Corporate Governance Round Table Discussion with Publicly- Listed Companies' Compliance Officers	Crown Plaza, Manila Galleria, Ortigas Center, Quezon City
	21 October 2014	Securities Exchange Commission-Philippine Stock Exchange Corporate Governance Forum	Makati Shangri-La Hotel, Makati City
	30 June 2014	SEC Seminar on Corporate Governance For Publicly- Listed Companies (Recent Memorandum Circulars on Corporate Governance)	Securities and Exchange Commission, EDSA, Greenhills, Mandaluyong City

(c) Continuing education programs for directors: programs and seminars and roundtables attended during the year.

Name of Director/Officer	Date of Training	Program	Name of Training Institution
Please refer to item 6 (b) above.			

B. CODE OF BUSINESS CONDUCT & ETHICS

1) Discuss briefly the company's policies on the following business conduct or ethics affecting directors, senior management and employees:

E	Business Conduct & Ethics	Directors	Senior Management	Employees
(a)	Conflict of Interest	Directors, Senior Management and Employees shall avoid any activity and interest that could influence, or appear to be influenced, by personal or family interests that could significantly affect the objective or effective performance of duties and responsibilities in the Company.		
(b)	Conduct of Business and Fair Dealings	_	ement and Employees shall m ssionalism and general good	_
(c)	Receipt of gifts from third parties	gifts from third parties w	ement and Employees are enj hich would influence the emp pany and contrary to law, the	•
(d)	Compliance with Laws & Regulations		ement and Employees shall up norms and restrictions impos	phold right conduct and shall sed by applicable laws, rules
(e)	Respect for Trade Secrets/Use of Non- public Information	Unless authorized or legally mandated, Directors, Senior Management and Employees shall maintain and safeguard the confidentiality of any information entrusted by the Company and other parties with whom the Company relates.		
(f)	Use of Company Funds, Assets and Information	Directors, officers and employees shall use company property and resources, including company funds, equipment, supplies and software, and company information and time responsibly and efficiently and only for legitimate business purposes. They shall safeguard company funds and other assets from loss, damage, misuse and theft.		
(g)	Employment & Labor Laws & Policies	The Company has a Manual of Policies and Procedures which provides for employee rights and obligations and sets policies on employee-related matters and are consistent with and in accordance with relevant provisions of the Labor Code.		
(h)	Disciplinary action	The Company has a Code of Conduct and Ethics and any Director, officer and employee who commits a violation shall be subject to disciplinary action (including termination) and other appropriate actions.		
(i)	Whistle Blower	A Director, Senior Management or Employee can "Speak Up" through a Speak-Up Line Unit via phone or email, the numbers and address of which are appropriately advertised internally.		
(j)	Conflict Resolution	involving Senior Manager assistance from Internal A	ment or any Board Member.	ed illegal or unethical behavior The Audit Committee may ask Department (HRD) to conduct her support subject reports
			olution of reported illegal or uce with the Company's polici	_

2) Has the code of ethics or conduct been disseminated to all directors, senior management and employees? Yes

3) Discuss how the company implements and monitors compliance with the code of ethics or conduct.

Adherence by Senior Management and employees to the above stated policies of the Corporation on business conduct and ethics is monitored by the Board mainly through the Audit Committee and the Board's adherence thereto is monitored by the Compliance Officer. The Audit Committee, which is tasked to assist the Board in monitoring compliance with applicable laws, rules and regulations and performs oversight specifically in the area of risk management, regularly meets to discuss, among others, violations or breaches of the above stated policies and recommends appropriate actions to address the same to the Board for its approval before Management implements such actions.

4) Related Party Transactions

(a) Policies and Procedures

Describe the company's policies and procedures for the review, approval or ratification, monitoring and recording of related party transactions between and among the company and its parent, joint ventures, subsidiaries, associates, affiliates, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents and of interlocking director relationships of members of the Board.

Related party relationship exists when one party has ability to control, directly or indirectly, through one or more intermediaries, the other party or exercise significant influence over the other party in making the financial and operating decisions. Such relationship also exists between and/or among entities which are under common control with the reporting enterprises, or between and/or among the reporting enterprises and their key management personnel, directors, or its stockholders.

Related Party Transactions	Policies and Procedures	
(1) Parent Company	The Common description is interested to the common description of the	
(2) Joint Ventures	The Company does not have any parent company, joint venture arrangement and any subsidiary.	
(3) Subsidiaries	venture arrangement and any substitutive.	
(4) Entities Under Common Control	Related party transactions, including overlapping interests in	
(5) Substantial Stockholders	the company, shall be disclosed to the Board and	
(6) Officers including spouse/children/siblings/parents	material transaction involving such interests shall be simi disclosed.	
(7) Directors including spouse/children/siblings/parents	Related party transactions shall be conducted in terms that	
(8) Interlocking director relationship of Board of Directors	are at least comparable to normal commercial practices to safeguard the best interest of the Corporation, its stockholders, creditors, policyholders and claimants.	

(b) Conflict of Interest

(i) Directors/Officers and 5% or more Shareholders

Identify any actual or probable conflict of interest to which directors/officers/5% or more shareholders may be involved.

	Details of Conflict of Interest (Actual or Probable)
Name of Director/s	N/A
Name of Officer/s	N/A
Name of Significant Shareholders	N/A

(ii) Mechanism

Describe the mechanism laid down to detect, determine and resolve any possible conflict of interest

between the company and/or its group and their directors, officers and significant shareholders.

The Company has and communicates to its directors, officers and significant shareholders a clear policy governing the Company's transactions with related parties. The Board, through the Audit Committee which includes the two (2) independent directors, reviews significant related party transactions (RPTs). The Company enters into RPTs on an arm's length basis, and in the interest of transparency, consistently reports its RPTs in the Company's Annual Audited Financial Statements, Annual Reports, and Information Statements.

	Directors/Officers/Significant Shareholders
Company	(Please refer to above reply for both Company and Group.)
Group	

- 5) Family, Commercial and Contractual Relations
 - (a) Indicate, if applicable, any relation of a family, 5 commercial, contractual or business nature that exists between the holders of significant equity (5% or more), to the extent that they are known to the company:

Names of Related Significant Shareholders	Type of Relationship	Brief Description of the Relationship
Lotte Chilsung Beverage Co., Ltd. ("Lotte")	Commercial/ Contractual	The Company purchased finished goods from Lotte.
PepsiCo, Inc. ("PepsiCo"), the ultimate parent of Quaker Global Investments, B.V.,	Commercial/ Contractual	The Company has Exclusive Bottling Agreements (EBAs) cooperative advertising and marketing programs with PepsiCo and Pepsi Lipton International Limited ("Pepsi Lipton"), a joint venture of PepsiCo and Unilever N.V.
the significant shareholder		The Corporation also has an existing Performance Agreement with PepsiCo.

(b) Indicate, if applicable, any relation of a commercial, contractual or business nature that exists between the holders of significant equity (5% or more) and the company:

Names of Related Significant Shareholders	Type of Relationship	Brief Description
Lotte Chilsung Beverage Co., Ltd. ("Lotte")	Commercial/ Contractual	The Company purchased finished goods from Lotte.
PepsiCo, Inc. ("PepsiCo"), the ultimate parent of Quaker Global Investments, B.V.,	Commercial/ Contractual	The Company has Exclusive Bottling Agreements (EBAs) cooperative advertising and marketing programs with PepsiCo and Pepsi Lipton International Limited ("Pepsi Lipton"), a joint venture of PepsiCo and Unilever N.V.
the significant shareholder		The Corporation also has an existing Performance Agreement with PepsiCo.

⁵ Family relationship up to the fourth civil degree either by consanguinity or affinity.

(c) Indicate any shareholder agreements that may impact on the control, ownership and strategic direction of the company:

Name of Shareholders	% of Capital Stock affected (Parties)	Brief Description of the Transaction
Lotte Chilsung Beverage Co., Ltd. ("Lotte") and PepsiCo, Inc. and Quaker Global Investments, B.V. ("PepsiCo Group")	Lotte – 38.88% Quaker – 25% Total – 63.88%	The Cooperation Agreement deals with the business operation of the Corporation.

6) Alternative Dispute Resolution

Describe the alternative dispute resolution system adopted by the company for the last three (3) years in amicably settling conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities.

	Alternative Dispute Resolution System	
Corporation & Stockholders	For those affecting the Corporation and its shareholders, the Corporation has established an Investor Relations Office headed by the Corporation's CFO. This office addresses concerns and issues of investors and shareholders in coordination with the Office of the Corporate Secretary.	
Corporation & Third Parties	For those affecting the Corporation and third parties, the Corporation has created a Corporate Affairs and Communications Office headed by a Vice-President, which handles all concerns of other stakeholders, including the community.	
Corporation & Regulatory Authorities	For those affecting the Corporation and regulatory authorities, the Corporation's Legal Department headed by a Senior Vice-President ably addresses all such issues and concerns. The Corporation complies with all relevant laws, rules and regulations of regulatory authorities in the operation of its business and, in relation thereto, the resolution of issues between the Corporation and its regulators. The Corporation has adopted the policy of pro-actively engaging relevant Government agencies in resolving issues affecting the Corporation and the agencies concerned.	

C. BOARD MEETINGS & ATTENDANCE

1) Are Board of Directors' meetings scheduled before or at the beginning of the year?

The Corporate Secretary starts preparing the meeting calendar of the Board for the following year 1 to 2 months before the end of the current year. The meeting calendar of the Board is finalized and circulated to all Directors at the beginning of the year.

2) Attendance of Directors

Board	Name	Date of Election	No. of Meetings Held during the year	No. of Meetings Attended	%
Chairman/ Independent Director	Oscar S. Reyes	Last elected 28 May 2015	10	10	100%
Member	Yongsang You	Last elected 15 June 2015	3	3	100%
Member	Furqan Ahmed Syed	Last elected 28 May 2015	10	10	100%
Member	JaeHyuk Lee	Last elected 28 May 2015	10	8	80%
Member	TaeWan Kim	Last elected 28 May 2015	9	9	100%
Member	Byoung Tak Hur	Last elected 28 May 2015	10	10	100%
Member	Praveen Someshwar	Last elected 28 May 2015	10	10	100%
Member	Mannu Bhatia	Last elected 28 May 2015	10	10	100%
Independent Director	Rafael M. Alunan III	Last elected 28 May 2015	10	10	100%

- 3) Do non-executive directors have a separate meeting during the year without the presence of any executive? If yes, how many times? Owing to the fact that, as explained in Part A. 6)(a), most of the Corporation's non-executive directors are based overseas and travel heavily for work, they come to the Philippines only to attend the regular Board meetings and Board committee meetings of the Corporation held here. Due to time constraints while in the Philippines, there are no formal meetings of non-executive directors that take place without the presence of any of the Corporation's executives. However, it is usual for non-executive directors to have informal meetings or conferences in smaller groups before the regular Board meetings without any executive or member of Management present.
- 4) Is the minimum quorum requirement for Board decisions set at two-thirds of board members? Please explain.

No. Under Article III, Section 5 of the By-Laws of the Corporation, a quorum at any meeting of the Board of Directors shall consist of a majority of the entire membership of the Board and a majority of those present shall be necessary to decide any matter that may come before a meeting, except for the election of officers which shall require the vote of a majority of all the members of the Board, or as otherwise provided for in the Articles of Incorporation, the By-Laws, or by law.

The Twelfth Article, paragraph (e) of the Articles of Incorporation of the Corporation and Article III, Section 13 of the By-Laws of the Corporation both provide that for as long as the Appointments remain effective, at any board of directors meeting of the Corporation, the affirmative vote of three-fourths or 75% of the directors shall be required for the validity of any of the following acts:

- a. Sale of the business or any merger of the Corporation;
- b. Disposal of any assets of the Corporation which have a value in excess of 10% of the net book value of all the assets of the Corporation unless provided for in the relevant Annual Operating Plan;
- c. Substantial change in the business activities of the Corporation unless provided for in the relevant Annual Operating Plan;
- d. Any external borrowing by the Corporation unless provided for in the relevant Annual Operating Plan;

- e. Issuance of any guarantee by the Corporation other than in the ordinary course of business and, even if in the ordinary course of business, to any shareholder holding at least 5% of the Corporation's issued and outstanding capital stock or any affiliate of any such shareholder;
- f. Any change in the capital structure of the Corporation or any capital expenditure unless provided for in the relevant Annual Operating Plan;
- g. Any related party transaction involving the Corporation and any shareholder holding at least 5% of the Corporation's issued and outstanding capital stock or its affiliate which are (i) other than on commercial arms length terms or in the ordinary course of business, or (ii) are in excess of the equivalent of US\$1,000,000.00;
- h. Granting by the Corporation of any warrants, conversion rights or other contingent rights to equity unless provided for in the relevant Annual Operating Plan, except for any employee stock option scheme which has been approved by the Board of Directors;
- i. Declaration or payment of dividends other than in accordance with the policy that the Corporation may declare and pay dividends up to 50% (or such other percentage as may be reset by the Board) of its net profits (after allowing for provisions and other requirements of the Annual Operating Plan) on condition that it complies with the applicable Operating Targets as set out in the then current Annual Operating Plan;
- j. Recruitment, hiring or otherwise changing terms of employment (including compensation, severance, or termination) for the six (6) highest paid executives, officers and/or directors of the Corporation other than such terms as recommended by the Compensation and Remuneration Committee of the Corporation;
- k. Change of any accounting methods unless required by applicable law, regulation, or accounting standards;
- I. Approval or modification of any Annual Operating Plan; and
- m. Any amendment to or renewal of the Appointments.

5) Access to Information

(a) How many days in advance are board papers for board of directors meetings provided to the board?

The board papers for the meetings of the Board of Directors, including the Notice/Agenda, are provided to the Board of Directors at least seven (7) days prior to the date of the meeting.

- (b) Do board members have independent access to Management and the Corporate Secretary? Yes. As provided in our Manual, in order to provide the Board with accurate and timely information to enable the proper performance of their duties and responsibilities, the members of the Board shall have access to Management and the Corporate Secretary.
- (c) State the policy of the role of the company secretary. Does such role include assisting the Chairman in preparing the board agenda, facilitating training of directors, keeping directors updated regarding any relevant statutory and regulatory changes, etc?

As provided in our By-Laws, the Corporate Secretary shall have the following duties and responsibilities:

- Issue all notices of regular meetings of the Stockholders and the Board;
- Keep the minutes of all meetings of the Stockholders and the Board;
- Have charge of the corporate seal and records;
- Sign with the President all stock certificates and such instruments that require her signature; and
- Make such reports and perform such other duties as are incident to her office or as may be properly required of her by the Board.

Additionally, the Corporate Secretary of the Corporation has the following duties and responsibilities under our Manual:

⁶ Board papers consist of complete and adequate information about the matters to be taken in the board meeting. Information includes the background or explanation on matters brought before the Board, disclosures, budgets, forecasts and internal financial documents.

- Be responsible for the safekeeping and preservation of the integrity of the minutes of the meeting of the Board and its committees, as well as other official records of the Corporation;
- Gather and analyze all documents, records and other information essential to the conduct of her duties and responsibilities to the Corporation;
- As to agenda, get a complete schedule thereof at least for the current year and put the Board on notice before every meeting;
- Assist the Board in making business judgment in good faith and in the performance of their responsibilities and obligations;
- Attend all Board meetings, except when prevented by justifiable causes such as illness, death in the immediate family and serious accident, and maintain a record of the same;
- Ensure that all Board procedures, rules and regulations are strictly followed by the members;
- Work fairly and objectively with the Board, Management, stockholders and other stakeholders; and
- If she is also the Compliance Officer, perform all the duties and responsibilities of said officer as provided for in the Manual.
- (d) Is the company secretary trained in legal, accountancy or company secretarial practices? Yes. The incumbent Corporate Secretary is a lawyer and has sufficient knowledge, skills and experience in company secretarial work. Although not an accountant, she has adequate knowledge of financial management and accounting for corporations. Please explain should the answer be in the negative. N/A
- (e) Committee Procedures

Disclose whether there is a procedure that Directors can avail of to enable them to get information necessary to be able to prepare in advance for the meetings of different committees:

Yes x	No	
-------	----	--

Committee	Details of the procedures
Executive	The Notice/Agenda, as well as the information/materials which
	will be discussed in the committee meeting, are distributed to
	the members at least seven (7) days prior to the date of the
	committee meeting.
Audit	The Notice/Agenda, as well as the information/materials which
	will be discussed in the committee meeting, are distributed to
	the members at least seven (7) days prior to the date of the
	committee meeting.
Nomination	The Notice/Agenda, as well as the information/materials which
	will be discussed in the committee meeting, are distributed to
	the members at least seven (7) days prior to the date of the
	committee meeting.
Compensation and Remuneration	The Notice/Agenda, as well as the information/materials which
	will be discussed in the committee meeting, are distributed to
	the members at least seven (7) days prior to the date of the
	committee meeting.
Others (specify)	N/A

6) External Advice

Indicate whether or not a procedure exists whereby directors can receive external advice and, if so, provide details:

As provided in our Manual, in order to provide the Board with accurate and timely information to enable the proper performance of their duties and responsibilities, the members of the Board shall have access, in certain limited cases as deemed necessary and arranged for by Management, to independent professional advice at the Company's expense.

Procedures	Details
Legal advice/opinion	Refer to the Corporate Secretary or legal counsel for advice and guidance on possible legality or implications.
Independent opinion on financial matters and related regulatory concerns.	Refer to the external auditors for proper guidance on the correct accounting treatment and other financial statement disclosure requirements.
Guidance or clarification on other matters	Refer to consultants and experts.

Since this is dealt with on a case-to-case basis and as the need arises, there is no single procedure that is followed.

7) Change/s in existing policies

Indicate, if applicable, any change/s introduced by the Board of Directors (during its most recent term) on existing policies that may have an effect on the business of the company and the reason/s for the change:

Existing Policies	Changes	Reason
N/A	N/A	N/A

D. REMUNERATION MATTERS

1) Remuneration Process

Disclose the process used for determining the remuneration of the CEO and the four (4) most highly compensated management officers:

Process	CEO	Top 4 Highest Paid Management Officers
(1) Fixed remuneration	BOD-approved Company remuneration policies/guidelines (i.e. Company salary structure, market rates used as a guide; salary adjustments based on performance and changes in responsibilities	
(2) Variable remuneration		
(3) Per diem allowance		
(4) Bonus	and authorities)	
(5) Stock Options and other financial instruments	No	one
(6) Others (specify)	No	ne

2) Remuneration Policy and Structure for Executive and Non-Executive Directors

Disclose the company's policy on remuneration and the structure of its compensation package. Explain how the compensation of Executive and Non-Executive Directors is calculated.

	Remuneration Policy	Structure of Compensation Packages	How Compensation is Calculated
Executive Directors	By-Laws: The members of the Board shall be paid per diems, transportation and representation allowances and/or other similar compensation as the Board may determine and fix from time to time. The members of the Board may also be granted additional compensation in such amount and manner as the Board may from time to time fix and determine; provided, further, that the Directors who serve as independent directors of the Corporation may receive such additional compensation as the Board of Directors may determine; and provided, further, that Directors who are appointed to serve on the Executive Committee and other standing committees of the Corporation may each be paid such additional compensation as the Stockholders may determine.	(see answer to "Remuneration Policy")	Subject to determination by the Board or the Stockholders in the proper case
Non-Executive Directors	-same-	-same-	-same-

Do stockholders have the opportunity to approve the decision on total remuneration (fees, allowances, benefits-in-kind and other emoluments) of board of directors? Yes, with respect only to the grant of additional compensation to directors which are not in the nature of *per diems* and similar allowances. The last time any such compensation was brought to the Stockholders for approval was on 28 May 2015 when the Stockholders approved the grant of \$\pm\$500,000.00 annual directors' fee for each director. Provide details for the last three (3) years.

Remuneration Scheme	Date of Stockholders' Approval
Payment of #500,000.00 annual directors' fee for each director	28 May 2015

3) Aggregate Remuneration

Complete the following table on the aggregate remuneration accrued during the most recent year:

Remuneration Item	Executive Directors	Non-Executive Directors (other than independent directors)	Independent Directors
(a) Fixed Remuneration	21,505,829	_	-
(b) Variable Remuneration	_	_	-
(c) Per diem Allowance	-	-	1,847,538
(d) Bonuses	_	_	-
(e) Stock Options and/or other financial instruments	-	_	-
(f) Others (Specify)	1,630,588	_	1,176,471
Total	23,136,417	-	3,024,008

	Other Benefits	Executive Directors	Non-Executive Director (other than independent directors)	Independent Directors		
1)	Advances					
2)	Credit granted					
3)	Pension Plan/s Contributions	Not Applicable				
(d)	Pension Plans, Obligations incurred					
(e)	Life Insurance Premium					
(f)	Hospitalization Plan					
(g)	Car Plan					
(h)	Others (Specify)					
	Total					

4) Stock Rights, Options and Warrants

(a) Board of Directors

Complete the following table, on the members of the company's Board of Directors who own or are entitled to stock rights, options or warrants over the company's shares: N/A

Director's Name	Number of Direct Option/Rights/ Warrants	Number of Indirect Option/Rights/ Warrants	Number of Equivalent Shares	Total % from Capital Stock			
Not Applicable							

(b) Amendments of Incentive Programs

Indicate any amendments and discontinuation of any incentive programs introduced, including the criteria used in the creation of the program. Disclose whether these are subject to approval during the Annual Stockholders' Meeting: N/A

Incentive Program	Amendments	Date of Stockholders' Approval
	Not Applicable	

5) Remuneration of Management

Identify the five (5) members of management who are <u>not</u> at the same time executive directors and indicate the total remuneration received during the financial year:

Name of Officer/Position	Total Remuneration
Domingo F. Almazan / SVP-National Sales	
Allan A. Frias / SVP-Manufacturing & Logistics	
Celerino T. Grecia III / SVP-HR/EIR/Legal	PHP42,241,834
Samuel M. Dalisay, Jr. / VP-Supply Chain	
Angelica M. Dalupan / VP-Corporate Affairs &	
Communications	

E. BOARD COMMITTEES

1) Number of Members, Functions and Responsibilities

Provide details on the number of members of each committee, its functions, key responsibilities and the power/authority delegated to it by the Board:

	No. of Members						
Committee	Execut ive Direct or (ED)	Non- executi ve Director (NED)	Indepen dent Director (ID)	Committee Charter	Functions	Key Responsibil ities	Power
Executive	2	0	0		- Review the deta performance of the against the release of the against the Cokey initiatives, possible and market in planning and key structure and peodestructure and peodestructure and peodestructure and peodestructure and exerces. -Work with the affecting the busing provide guidance. -Work with the anagement teathe AOP prior to release of the adoption of the adoption of more peodestructured; (ii) filling (iii) amendment the adoption of more peodestructured; (v) of Stockholders; and may be specificall Board, by the Cocorporation's Art Laws.	the Corporation evant AOP and evant AOP and evant AOP and evant AOP and evant actions on evaluation of the CEO and evaluation of the CEO; are certain the CEO; are certain the CEO and evaluation of the CEO; are certain the CEO and evaluation of the CEO, are certain the CEO, are cert	ogress against es and plans, al expenditure organizational his senior e and develop oard; and owers of the etween Board of any action roval is also in the Board; he By-laws or all mendable or dividends to er matters as limited by the de, or by the
Audit	0	2	2		- Assist the Boar oversight responsing process audit process, an with applicable lincluding supervisional procedures internal control of Management's preparation of fithe responsibility clearly stated, and internal control is the integrity of protection of the the benefit of al	nsibility for d, system of int d monitoring aws, rules and sing the formu on financial rensuring that responsibility nancial statem of the exter d that an effect maintained the the financial assets of the C	the financial ternal control, of compliance d regulations, lation of rules reporting and the extent of in the nents vis-à-vis nal auditor is tive system of nat will ensure reports and orporation for

	N	o. of Meml	bers				
Committee	Execut ive Direct or (ED)	Non- executi ve Director (NED)	Indepen dent Director (ID)	Committee Charter	Functions	Key Responsibil ities	Power
					accounting stand requirements; - Perform overs functions specifical credit, market, liquity other risks of the management; - Pre-approve a frequency before audit; -Perform direct internal and external and external and external audity -Review the report and external audity -Review and approve and external audity -Review and external audity -Review and approve and external audity -Review and ex	both the interaction of the Board for an the following policies ental areas; (alting from the Sumptions; (vg standards tax, legal areat in applicable parent financial ensure the activities the rough a olicies handbo	ernal financial of pertinent of pertinent of regulatory management is of managing on al, legal and on, and crisis is, scope and it of external iterly financial of the annual of the ann
					-Evaluate and det if any, of the exte review the non-au	rnal auditor, aı	nd periodically

	N	o. of Meml	bers				
Committee	Execut ive Direct or (ED)	Non- executi ve Director (NED)	Indepen dent Director (ID)	Committee Charter	Functions	Key Responsibil ities	Power
					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 his duties as an external auditor or may pose a threat to his independence. The non-audit work, if allowed, shall be disclosed in the Corporation's annual report. - Pre-screen and shortlist all candidates nominated to become a member of the Board in accordance with the qualifications and		
Nomination	1	1	1		nominees who, in represents an int or indirect con Corporation;	y-Laws, Manu and resolution ed by it, the rd, including the Committe erest adverse Iflict with the	al, applicable ons and rules Shareholders, disqualifying ee's judgment, to or in direct nose of the
					continuing as mer	er the directour are disquestern of the British of the CEO or owners of the and future the realm of gement of gement of the and future	rs continue to ualified from oard; and ne Executive e, duties and ther members ategrating the business as a expansionary
					- Establish a procedure for executive remun remuneration parand directors	developing a	a policy on for fixing the
Compensation and Remuneration	1	1	2		- Provide oversi senior manageme ensuring that com the Corporation's business environn - Designate the which shall be in and retain senior who are needed successfully. A po executive directo	ent and other opensation is control of control of a sufficient leading to the return of the return o	key personnel onsistent with ategy and the toperates; remuneration evel to attract and directors e Corporation muneration of

	N	o. of Meml	bers				
Committee	Execut ive Direct or (ED)	Non- executi ve Director (NED)	Indepen dent Director (ID)	Committee Charter	Functions	Key Responsibil ities	Power
					based on co performance;	orporate and	d individual
					- Develop a Full Form as part requirements for among others co under the penalty business interests directly or inc performance of di - Disallow any di own remuneration	of the pro all incoming of mpel all office of perjury all or sharehold lirectly confluties once hire rector to deci	e-employment officers, which ers to declare I their existing ings that may ict in their d;
					- To the extent re provide in the Co information and concise and unde fixed and variable paid to its dir management offi year; and	proporation's all proxy statemerstandable dis compensation ectors and	nnual reports, nents a clear, sclosure of all n that may be top four (4)
					- Review (if any) of the existing Hum or Personnel Ha provisions on con benefits policies advancement dir personnel concerequirements that their respective po	an Resources ndbook, to stand flict of interestant of the control	Development trengthen the t, salaries, and and career compliance of all statutory

2) Committee Members

(a) Executive Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	N/A	N/A	N/A	N/A	N/A	N/A
Member (ED)	Yongsang You	First appointed 15 June 2015; last appointed 15 June 2015	0	0	0	1
Member (ED)	Furqan Ahmed Syed	First appointed 28 March 2014; last appointed 28 May 2015	0	0	0	2
Member (ex-officio member being the Corporation's CFO; not a Director)	Imran Moid	First appointed 28 June 2012; last appointed 28 May 2015	0	0	0	4

(b) Audit Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetin gs Attende d	%	Length of Service in the Committ ee
Chairman (ID)	Rafael M. Alunan III	First appointed 24 August 2007; last appointed 28 May 2015	4	4	100%	9
Member (ID)	Oscar S. Reyes	First appointed 29 November 2007; last appointed 28 May 2015	4	4	100%	9
Member (NED)	Mannu Bhatia	First appointed 19 July 2013; last appointed 28 May 2015	4	4	100%	3
Member (NED)	JaeHyuk Lee	First appointed 27 May 2011; last appointed 28 May 2015	4	4	100%	5

Disclose the profile or qualifications of the Audit Committee members.

RAFAEL M. ALUNAN III

Mr. Alunan is the incumbent Chairman of the Audit Committee, Nomination Committee, and Compensation and Remuneration Committee of the Corporation. He has had extensive experience in the private and public sectors. He sits on the Boards of Sun Life of Canada (Philippines), Inc., Sun Life Financial Plans, Inc., Sun Life Asset Management Company and Grepalife Asset Management Corp., and on various board committees. Mr. Alunan is a member of the Board of Directors and the Chairman of the Audit and Governance Committee of the University of St. La Salle, a Board Member of the National Mission Council of De La Salle Philippines, Inc. and sits on various board committees. He is the Chairman of the National Security Committee of the Management Association of the Philippines, and the Chairman-elect of the Harvard-Kennedy School of Government Alumni Association of the Philippines, Inc. He is a regular columnist of Business World. Mr. Alunan obtained his double degree in Business Administration and History-Political Science from the De La Salle University, attended the MBA - Senior Executive Program of the Ateneo de Manila University, and obtained a Master's degree in Public Administration from Harvard University, John F. Kennedy School of Government.

MANNU BHATIA

Mr. Bhatia is currently the Vice-President and CFO for the Asia Pacific Region of PepsiCo. His past work experience in PepsiCo included being Senior Planning Director of the Asia Pacific Region, CFO of Global Research & Development and Senior Director Financial Planning & Analysis at PepsiCo's Corporate Headquarters in the United States of America, and CFO of Frito Lay India in Delhi, India. Mr. Bhatia holds a Bachelor of Commerce degree from St. Xaviers College in Calcutta and is qualified Chartered Accountant from the Institute of Chartered Accountants of India.

JAEHYUK LEE

Mr. Lee is the current President/CEO of Lotte Chilsung Beverage Co., Ltd., Lotte Liquor Co., Ltd. and Lotte Asahi Liquor Co., Ltd. Prior positions held included being President of Lotte HQ, CEO of Lotteria Co., Ltd., and Senior Managing Director of Lotte Chilsung Beverage Co., Ltd.

OSCAR S. REYES

Mr. Reyes is the incumbent Chairman of the Board of Directors of the Corporation. He is currently the President and Chief Executive Officer, and Director of the Manila Electric Company. He is also a director and a member of board committees in the boards of various companies engaged in telecommunications, water distribution, banking, real estate, insurance, oil and gas, mining and shipping, and a Trustee of various foundations. He was Country Chairman of the Shell Companies in the Philippines and concurrently President of Pilipinas Shell Petroleum Corporation, and Managing Director of Shell Philippines Exploration B.V. for many years. He holds a Bachelor of Arts in Economics (*Cum laude*) from the Ateneo de Manila University and a Diploma in International Business from the Waterloo Lutheran University in Toronto, Canada, and completed the Program for Management Development at the Harvard Business School.

Describe the Audit Committee's responsibility relative to the external auditor.

As provided in the Manual, the Audit Committee shall assist the Board in the performance of its oversight responsibility for the financial reporting process, system of internal control, audit process, and monitoring of compliance with applicable laws, rules and regulations, and shall supervise the formulation of rules and procedures on financial reporting and internal control ensuring that the extent of Management's responsibility in the preparation of the financial statements vis-à-vis the responsibility of the external auditor is clearly stated, and that an effective system of internal control is maintained that will ensure the integrity of the financial reports and protection of the assets of the Corporation for the benefit of all its stockholders and other stakeholders. The Audit Committee is also mandated to pre-approve all audit plans, scope and frequency before the conduct of the external audit, perform direct interface functions with the external auditors, review the reports submitted by them, and review and approve the quarterly financial statements, as well as review the annual financial statements prior to submission of the same to the Board for approval with special emphasis on the matters stated in Part E, item 1 above. The Audit Committee shall also evaluate

and determine the non-audit work, if any, of the external auditor and periodically review 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 his duties as an external auditor or may pose a threat to his independence.

(c) Nomination Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman (ID)	Rafael M. Alunan III	First appointed 24 August 2007; last appointed 28 May 2015	1	1	100%	9
Member (ED)	Yongsang You	First appointed 15 June 2015; last appointed 15 June 2015	1	N/A	N/A	1
Member (NED)	Mannu Bhatia	First appointed 11 December 2013; last appointed 28 May 2015	1	1	100%	3

(d) Compensation and Remuneration Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman (ID)	Rafael M. Alunan III	First appointed 24 August 2007; last appointed 28 May 2015	1	1	100%	9
Member (ED)	Yongsang You	First appointed 15 June 2015; last appointed 15 June 2015	1	1	100%	1
Member (NED)	Mannu Bhatia	First appointed 11 December 2013; last appointed 28 May 2015	1	1	100%	3
Member (ID)	Oscar S. Reyes	First appointed 16 September 2011; last appointed 28 May 2015	1	1	100%	5

(e) Others (Specify) – N/A

Provide the same information on all other committees constituted by the Board of Directors:

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman						
Member (ED)						

Member (NED)			
Member (ID)			

3) Changes in Committee Members

Indicate any changes in committee membership that occurred during the year and the reason for the changes:

Name of Committee	Name	Reason
Executive	Yongsang You	Resignation of the previous Chief Executive Officer, Yeon-Suk No
Audit	N/A	N/A
Nomination	Yongsang You	Resignation of Yeon-Suk No
Compensation and Remuneration	Yongsang You	Resignation of Yeon-Suk No
Others (specify)	N/A	N/A

4) Work Done and Issues Addressed

Describe the work done by each committee and the significant issues addressed during the year.

Name of Committee	Work Done	Issues Addressed
Executive	Nothing to report	
Audit	- Reviewed and approved the audit plan and the quarterly financial reports for the first 3 quarters of 2015.	Compliance monitoring of the Corporation's system of internal control and procedures
Nomination	- Evaluated all nomination and recommendation letters of candidates to the Board and approved the Final List of Candidates for election to the Board for 2015	N/A
Compensation and Remuneration	- Discussed and approved Management's proposal for the regular salary increase for 2016	N/A
Others (specify)	N/A	N/A

5) Committee Program

Provide a list of programs that each committee plans to undertake to address relevant issues in the improvement or enforcement of effective governance for the coming year.

Name of Committee	Planned Programs	Issues to be Addressed
Executive	Nothing to report	
Audit	Upgrade of the Corporation's control environment with the proposal to implement the Global Control Standards (GCS) following PepsiCo's internal control systems	Upgrade of the Corporation's system of internal control and procedures for better risk management
Nomination	Pre-screen qualifications of all nominees to the Board of Directors	Ensures all nominees to the Board both regular and independent directors possess all the qualifications and none of the disqualifications enumerated under the SEC Code of Corporate

Name of Committee	Planned Programs	Issues to be Addressed
		Governance and related SRC Rule 38- Requirements on Nomination and Election of Independent Directors.
Compensation and Remuneration	Provide oversight over remuneration of senior management and other key personnel.	Review/evaluate existing remuneration policy and procedures on executives' compensation and for fixing the remuneration of directors and corporate officers.
Others (specify)	None	None

F. RISK MANAGEMENT SYSTEM

- 1) Disclose the following:
 - (a) Overall risk management philosophy of the company;

The Company believes that risk management across the enterprise is an anticipatory, proactive process that should be an integral part of corporate culture and is a key component of the Company's strategic and business planning and operational management.

(b) A statement that the directors have reviewed the effectiveness of the risk management system and commenting on the adequacy thereof;

The directors have reviewed and discussed the adequacy of the Company's enterprise risk management framework and risk management processes and found the system effective.

- (c) Period covered by the review; 2015
- (d) How often the risk management system is reviewed and the directors' criteria for assessing its effectiveness;

Risk Management system is reviewed annually.

(e) Where no review was conducted during the year, an explanation why not.

Risk Management system is reviewed annually.

2) Risk Policy

(a) Company

Give a general description of the company's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

Risk Exposure	Risk Management Policy	Objective
The Philippine economy	Keep abreast with key economic	
and competitive	performance indicators and the	To meet our commitment to
environment of the	competitive landscape and come	stakeholders.
beverage market	up with effective strategy.	

(b) Group

Give a general description of the Group's risk management policy, setting out and assessing the risk/s covered

by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

Risk Exposure	Risk Management Policy	Objective
The Philippine economy	Keep abreast with key economic	
and competitive	performance indicators and the	To meet our commitment to
environment of the	competitive landscape and come	stakeholders.
beverage market	up with effective strategy.	

(c) Minority Shareholders

Indicate the principal risk of the exercise of controlling shareholders' voting power.

Risk to Minority Shareholders

While there is a risk that the exercise of the controlling shareholders' voting power may be restrictive or authorizing preferences in their favor, the Board in its commitment to practice good governance, is committed to respect the rights of the shareholders as provided for in the Corporation Code. These include the right to vote on all matters that require their consent or approval, such that a director shall not be removed without cause if it will deny minority shareholders' representation in the Board.

Although all stockholders should be treated equally or without discrimination, the Board should give minority stockholders the right to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of the corporation.

3) Control System Set Up

(a) Company

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

Risk Exposure	Risk Assessment (Monitoring and Measurement	Risk Management and Control (Structures, Procedures, Actions		
The Philippine economy and competitive environment of the beverage market	analyze the risks faced by the Compcontrols, and to monitor risks and a policies and systems are reviewed conditions and the Company's a training and management standard disciplined and constructive control understand their roles and obligation. For key risks, there is annual risk control assessment. With respect control risk, the Company does to	identification done through risk and to specific activities to manage and he following: (i) interview with risk crating and ranking; (iv) assignment of		

(b) Group

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

Risk Exposure	Risk Assessment (Monitoring and Measurement	Risk Management and Control (Structures, Procedures, Actions
	Process)	Taken)

Similar to the Company's control systems assessment, management and control.

For key risks, there is annual risk identification done through risk and control assessment. With respect to specific activities to manage and control risk, the Company does the following: (i) interview with risk owner/s; (ii) filtering of risks; (iii) risk rating and ranking; (iv) assignment of risk owner/s; and (v) monitoring and reporting by the risk owner/s.

(c) Committee

Identify the committee or any other body of corporate governance in charge of laying down and supervising these control mechanisms, and give details of its functions:

Committee/Unit	Control Mechanism	Details of its Functions	
The BOD has overall responsib	ility for the establishment and o	oversight of the Company's risk	

The BOD has overall responsibility for the establishment and oversight of the Company's risk management framework, including the development of its risk management policies.

The Company's management team is responsible for implementing and monitoring the implementation of the Company's risk management policies as set by the Board. The management team identifies all issues affecting the operations of the Company and reports regularly to the BOD on its activities.

The Audit Committee performs oversight over financial management and internal control, specifically in the areas of managing credit, liquidity, market and other risks of the Company. The BOD is assisted in the oversight role by the Internal Audit. Internal Audit undertakes both regular and *ad hoc* reviews of risk management controls and procedures, the results of which are reported to the Audit Committee.

G. INTERNAL AUDIT AND CONTROL

1) Internal Control System

Disclose the following information pertaining to the internal control system of the company:

(a) Explain how the internal control system is defined for the company;

PCPPI adopts the COSO definition of Internal Control System.

Internal Control System is the system or body of processes, effected by the PCPPI's Board of Directors, Management and other personnel, designed to provide reasonable assurance regarding the achievement of the following business objectives:

- 1. Effectiveness of and efficiency of operations;
- 2. Reliability of financial reporting; and
- 3. Compliance with applicable laws and regulations.
- (b) A statement that the directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate;

[Please see our response in item G (1) (c).]

(c) Period covered by the review;

The Board of Directors through the assistance of the Audit Committee, has reviewed PCPPI's internal control system for the year ended December 31, 2015 and generally, found the system in place and effectively functioning.

(d) How often internal controls are reviewed and the directors' criteria for assessing the effectiveness of the internal control system; and

The Board of Directors through the Audit Committee reviews quarterly the performance of its oversight responsibility for the financial reporting process, system of internal control, audit process, and monitoring of compliance to laws and regulations, regularly conducts quarterly meetings with PCPPI's Controller and Audit Head, and as needed, with other PCPPI function heads, and the external auditors:

- 1. To review and approve the quarterly financial statements, as well as the annual financial statements, with particular focus on the following:
 - Changes in accounting policies and practices;
 - Major judgmental areas;
 - Significant adjustments resulting from the audit;
 - Compliance with accounting standards; and
 - Compliance with tax, legal and regulatory requirements.
- 2. Perform direct interface functions with the internal and external auditors; and
- 3. Review the reports submitted by the internal and external auditors, and recommend action plans to PCPPI Management.
- (e) Where no review was conducted during the year, an explanation why not. Not applicable

2) Internal Audit

(a) Role, Scope and Internal Audit Function

Give a general description of the role, scope of internal audit work and other details of the internal audit function.

Role	Scope	Indicate whether In-house or Outsource Internal Audit Function	Name of Chief Internal Auditor/Auditing Firm	Reporting process
Independent appraisal function	 Regular Audits Follow-up Audits Investigative audits 	In-house Internal Audit	Susana A. Soliman	Quarterly reporting to the Audit Committee

- (b) Do the appointment and/or removal of the Internal Auditor or the accounting /auditing firm or corporation to which the internal audit function is outsourced require the approval of the audit committee? Yes
- (c) Discuss the internal auditor's reporting relationship with the audit committee. Does the internal auditor have direct and unfettered access to the board of directors and the audit committee and to all records, properties and personnel?
 - a. PCPPI's Internal Audit reports quarterly to the Audit Committee.
 - b. It is authorized to examine any of the activities of PCPPI and has unrestricted access to all activities, records, property, personnel and officers of the Company necessary to discharge its responsibilities.
 - c. It operates with independence and authority and is free from any interference in carrying out its responsibilities.

(d) Resignation, Re-assignment and Reasons

Disclose any resignation/s or re-assignment of the internal audit staff (including those employed by the third-party auditing firm) and the reason/s for them.

Name of Audit Staff	Date of Resignation		Reason	
1. Jiggs G. Gandeza	December 31, 2015		Reassigned to a critical PCPPI business unit/plant (MOS) effective January 1, 2016.	

(e) Progress against Plans, Issues, Findings and Examination Trends

State the internal audit's progress against plans, significant issues, significant findings and examination trends.

Progress Against Plans	 Internal Audit for 2015 planned audits: completed 12 of 21 or 57%; has 3 or 14% on-going planned regular audits; 	
	deferred 6 or 28% of its planned audits due to 5 unplanned/special audits	
Issues ⁷	1. Segregation of duties, incompatible system	
Findings ⁸	 access and roles due to manning constraints. Inadequate compliance to receivables confirmation and reconciliation procedures. Inconsistent implementation of policies and procedures on Procure-to Pay cycle, Inventory, Fixed Assets and Marketing tools. Certain Code of Conduct issues 	
	Management proactively addressing the above gaps through upgrading systems, policies and procedures.	
Examination Trends	Based on the audit ratings, audit results are improving and Management has taken appropriate corrective actions on the findings.	

[The relationship among progress, plans, issues and findings should be viewed as an internal control review cycle which involves the following step-by-step activities:

- 1) Preparation of an audit plan inclusive of a timeline and milestones;
- 2) Conduct of examination based on the plan;
- 3) Evaluation of the progress in the implementation of the plan;
- 4) Documentation of issues and findings as a result of the examination;
- 5) Determination of the pervasive issues and findings ("examination trends") based on single year result and/or year-to-year results;
- 6) Conduct of the foregoing procedures on a regular basis.]

(f) Audit Control Policies and Procedures

Pepsi-Cola Products Philippines, Inc.

Disclose all internal audit controls, policies and procedures that have been established by the company and the result of an assessment as to whether the established controls, policies and procedures have been implemented under the column "Implementation."

 $^{^{7}}$ "Issues" are compliance matters that arise from adopting different interpretations.

 $^{^{\}rm 8}$ "Findings" are those with concrete basis under the company's policies and rules.

Policies & Procedures	Implementation
IA derives its authority from the Board of Directors through the PCPPI Audit Committee	Implemented since 2004.
IA reports administratively to the Chief Finance Officer but audit reports are submitted and discussed with PCPPI Management and with the Audit Committee.	Implemented since 2004.
IA is authorized to examine any of the activities of PCPPI and has unrestricted access to records, property, personnel and officers of PCPPI necessary to discharge its responsibilities.	Implemented since 2004.

(g) Mechanisms and Safeguards

State the mechanism established by the company to safeguard the independence of the auditors, financial analysts, investment banks and rating agencies (example, restrictions on trading in the company's shares and imposition of internal approval procedures for these transactions, limitation on the non-audit services that an external auditor may provide to the company):

Auditors	Financial	Investment	Rating
(Internal and External)	Analysts	Banks	Agencies
External Auditor			
The external auditor of the Corporation shall not at the same time provide the services of an internal auditor to the same client. The Corporation shall ensure that other non-audit work shall not be in conflict with the functions of the external auditor.		Not Applicable	
The Corporation's external auditor shall be rotated or the handling partner shall be changed every five (5) years or earlier.			
Internal Auditor			
The Corporation shall have in place an independent internal audit function which shall be performed by an Internal Auditor or a group of Internal Auditors, through which its Board, senior management, and shareholders shall be provided with reasonable assurance that its key organizational and procedural controls are effective, appropriate, and complied with. The Internal Auditor shall report to the Audit Committee which, apart from establishing and identifying the reporting line of the Internal Auditor to enable the proper discharge of duties, shall ensure that in the performance of his/her work, the Internal Auditor shall be free from interference by outside parties.		Not Applicable	
The Internal Auditor shall be guided by the International Standards on Professional Practice of Internal Auditing.			

(h) State the officers (preferably the Chairman and the CEO) who will have to attest to the company's full compliance with the SEC Code of Corporate Governance. Such confirmation must state that all directors, officers and employees of the company have been given proper instruction on their respective duties as mandated by the Code and that internal mechanisms are in place to ensure that compliance.

The Chairman, Chief Executive Officer, President and the Compliance Officer shall monitor compliance with the Corporation's Manual on Corporate Governance embodying relevant provisions of the SEC's Code of Corporate Governance.

H. ROLE OF STAKEHOLDERS

Disclose the company's policy and activities relative to the following:

	Policy	Activities
Customers' welfare	The Company's main priority is to provide satisfaction to the customers of Company's products.	The Corporation maintains a website www.pepsiphilippines.com which is regularly updated and checked.
Supplier/contractor selection practice	Generally, all suppliers doing business in PCPPI shall pass through the accreditation and renewal process and follow the related Approval Matrix.	A bidding process is in place where multiple suppliers or service providers are required to submit their bid proposal for review, evaluation and approval of the authorized approvers.
Environmentally friendly value- chain		The Company participates in PepsiCo's compliance-related activities.
Community interaction	The Company complies with PepsiCo's global environmental standards and policies in ensuring good quality water through community service.	The Company also participates jointly in community related projects undertaken by other entities from time to time through donations, sponsorship and being resource speaker in certain events.
Anti-corruption programmes and procedures?	The Company has a Code of Business and Ethics and does not condone any dishonest, unethical or unprofessional behavior and actions displayed by an employee, regardless of his/her level of authority.	Concerns may be raised verbally or in writing to appropriate personnel as defined in the Company's policies. These concerns are properly investigated and appropriately addressed.
Safeguarding creditors' rights	The Company manages its working capital to meet its obligations arising from trade payables and other financial liabilities.	All valid claims are settled and monitored.

- 2) Does the company have a separate corporate responsibility (CR) report/section or sustainability report/section? Yes. Corporate Responsibility Section is included in the Annual Report, SEC Form 17A, Part IV. Corporate Governance section.
- 3) Performance-enhancing mechanisms for employee participation.
 - (a) What are the company's policy for its employees' safety, health, and welfare?

In accordance with the regulations and international standards, PCPPI expressed its commitment to environment, health and safety in its Environment Occupational Health and Safety (EOHS) policy statements signed by the President and Chief Executive Officer. In order to fulfill its commitment, PCPPI established the EOHS Organization and hired an EOHS Director to manage the companywide EOHS programs, supported by newly hired three (3) EOHS officers assigned in Muntinlupa, Sto. Tomas and Snack plants to ensure the compliance of the respective plant.

The Company is committed to preventing injuries and illness by providing a safe and healthy work environment and dedicated to designing, constructing, maintaining and operating facilities that protect its employees and physical resources. The company abides by regulatory requirements on health and safety

including health and wellness, health risk management, monitoring of health performance and reporting of incidences and investigation, drug and alcohol testing and medical clearance as conditions for fitness to work, the provision for an infirmary or other local health facility in the work premises and other facilities to address or respond to various medical emergencies.

The Company has an integrated approach to maintaining health, wellness and safety in the workplace. The Company encourages and at times sponsors sports tournaments and activities to help keep its employees fit and maintain good health.

The safety of its employees is also of paramount importance to the Company. It implements programs such as safety visits to its plants, regular fire drills, and earthquake-preparedness programs.

The Company keeps employees highly engaged and empowered by their participation in programs such as the PCPPI Annual Summit, the Speak-Up Line Unit, town hall meetings, safety meetings and other venues during which they can freely talk to their leaders. Employees are encouraged to give feedback and suggestions to the management team, which further promotes employee empowerment, accountability, and ownership of their work.

(b) Show data relating to health, safety and welfare of its employees.

The Company's production facilities maintain and implement EOHS guidelines, which prescribe, among others, the procedures for compliance with EOHS standards and practices, including the safety guidelines on hotwork, hazardous materials management, and other safety procedures including the use of personal protection equipment. Regular audits are conducted at PCPPI's production facilities to determine their compliance with the EOHS regulatory standards.

The Company also conducts/practices activities as part of its prevention and control measures against occupational safety and health hazards such as:

Safety:

- Development of standard signages and implementation in plants
- Orientation of new personnel and visitors
- Training on fire prevention and emergency response
- Fire and earthquake drills
- National training on incident investigation, EOHS performance measures, hazardous materials management
- 100 % of PCPPI PCO's and Safety officers in mandatory forty hours (40) training
- Development of fire prevention and emergency response procedure
- Hotwork guidelines
- · Hazardous materials management
- Organization of EOHS Committee
- EOHS alert bulletin
- Safety tips e-mail blast
- Management of construction safety
- Compliance to Philippine National Police-Fire and Explosive Office Licensing requirement on possession, use and purchase of chemicals used in manufacturing explosives
- Installation of machine guards on moving parts/equipment
- Monitoring and control of safety/health hazards
- Dissemination of information materials on safety and health
- Trainings on safety and health for officers and workers
- Adoption of policy on random drug testing procedures, smoking control policies
- Adoption of measures to control the effect of works safety and health hazards including engineering control, and use of personal protective equipment
- Walk-around inspection conducted by EOHS Committee
- Motor vehicle safety program conducted for key employees and contractors

- Emergency management
- Provision and maintenance of emergency response safety equipment: fire extinguishers (through monthly inspections), emergency light, sprinklers, smoke detectors and fire exits

Health and Wellness:

- Wellness programs held: badminton games, dance/aerobics; participation in fun run activities
- Annual physical examination and medical consultations done; over the counter medicines provided
- Provision of clinic and occupational physician
- Vaccination program held
- (c) State the company's training and development programmes for its employees. Show the data.

The Company is committed to the professional development of its employees. Training programs and other developmental interventions are implemented to enable employees to acquire the technical and leadership competencies to effectively perform their jobs and for their professional growth. Learning & development initiatives are delivered using the 70-20-10 framework: 70% on the job learning, 20% from coaching and feedback and 10% formal training. Orientation programs on the Company's policies and procedures are provided to new employees.

The following trainings and development programs were conducted in 2015:

Programs	Count
Pepsimula	4
Coaching Management Workshop	18
Coaching for Success	1
Leading at the Speed of trust	1
Advance MS Excel Training	5
LIFO Enhancing Collaboration & Teamwork	4
Sales Leadership Dev't Program (SLDP)	9
Mfg Management Training Program (MMTP)	29
Others (Functional Trainings)	13

(d) State the company's reward/compensation policy that accounts for the performance of the company beyond short-term financial measures

The Company grants performance bonus depending on the performance of the Company and also taking into consideration various qualitative and quantitative performance parameters.

4) What are the company's procedures for handling complaints by employees concerning illegal (including corruption) and unethical behaviour? Explain how employees are protected from retaliation.

Any employee can "Speak-Up" through the Speak-Up Line Unit (SLU) via phone or email, numbers and address of which are appropriately advertised internally.

Retaliation against any Speaker or Witness is prohibited and will be dealt with in accordance with the Company's policy and other applicable laws. The Speaker or Witness may file a written Complaint on Retaliation with the Chief Compliance Officer within three (3) months from the occurrence of the last alleged act of Retaliation, submitted in a sealed envelope marked "Confidential".

I. DISCLOSURE AND TRANSPARENCY

1) Ownership Structure

(a) Holding 5% shareholding or more (as of 31 December 2015)

Shareholder	Number of Shares	Percent	Beneficial Owner
Lotte Chilsung Beverage Co., Ltd.	1,436,315,932	38.88%	
PCD Nominee Corp (Non-Filipino)	990,148,466	26.81%	
Quaker Global Investments B.V.	923,443,071	25%	
PCD Nominee Corp (Filipino)	338,292,066	9.16%	

Name of Senior Management	Number of Direct shares	Number of Indirect shares / Through (name of record owner)	% of Capital Stock
	Not Applicat	ole	
TOTAL			

2) Does the Annual Report disclose the following:

Key risks	Yes
Corporate objectives	Yes
Financial performance indicators	Yes
Non-financial performance indicators	Yes
Dividend policy	Yes
Details of whistle-blowing policy	Yes
Biographical details (at least age, qualifications, date of first appointment, relevant experience, and any other directorships of listed companies) of directors/commissioners	Yes
Training and/or continuing education programme attended by each director/commissioner	Yes
Number of board of directors/commissioners meetings held during the year	Yes
Attendance details of each director/commissioner in respect of meetings held	NA (Disclosed in the ACGR)
Details of remuneration of the CEO and each member of the board of directors/commissioners	Yes

Should the Annual Report not disclose any of the above, please indicate the reason for the non-disclosure.

3) External Auditor's fee

Name of auditor	Audit Fee	Non-audit Fee
KPMG R.G. Manabat & Co., CPAs	P 4.1 Million	P1.6 Million

4) Medium of Communication

List down the mode/s of communication that the company is using for disseminating information.

Shareholders are provided through public records, communication media, and the Company's website, the disclosures, announcements and reports filed with the SEC, PSE, IC and other regulating agencies.

5) Date of release of audited financial report:

The 2015 Financial Reports are currently being audited.

6) Company Website

Does the company have a website disclosing up-to-date information about the following?

Business operations	Yes
Financial statements/reports (current and prior years)	Yes
Materials provided in briefings to analysts and media	Yes
Shareholding structure	Yes
Group corporate structure	Yes
Downloadable annual report	Yes
Notice of AGM and/or EGM	Yes
Company's constitution (company's by-laws, memorandum and articles of association)	Yes

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

7) Disclosure of RPT

RPT	Relationship	Nature	Value
Lotte Chilsung Beverage	Stockholder	Purchase of goods	P23.7 million (as of Sep
Co., Ltd.		Purchase of goods	2015)

When RPTs are involved, what processes are in place to address them in the manner that will safeguard the interest of the company and in particular of its minority shareholders and other stakeholders?

Related party transactions, including overlapping interests in the company, shall be disclosed to the Board and any material transaction involving such interests shall be similarly disclosed.

Related party transactions shall be conducted in terms that are at least comparable to normal commercial practices to safeguard the best interest of the Corporation, its stockholders, creditors, policyholders and claimants.

J. RIGHTS OF STOCKHOLDERS

1) Right to participate effectively in and vote in Annual/Special Stockholders' Meetings

(a) Quorum

Give details on the quorum required to convene the Annual/Special Stockholders' Meeting as set forth in its By-laws.

Quorum Required	Stockholders representing a majority of the outstanding capital stock of the
Quorum Kequirea	Corporation.

(b) System Used to Approve Corporate Acts

Explain the system used to approve corporate acts.

System Used	The vote of a majority of the entire outstanding stock of the Corporation shall be necessary to decide any matter that may come before a meeting, unless otherwise provided by the Articles of Incorporation or by law.
	Simple majority, except in those cases where the Articles of Incorporation or the law requires a greater number.
	The Twelfth Article, paragraph (d) of the Articles of Incorporation of the Corporation and Article III, Section 12 of the By-Laws of the Corporation both provide that for as long as the Appointments (i.e., the EBAs mentioned in Part B, item 5 (a) and (b) above) provide for and remain effective, the affirmative vote of PepsiCo, as a direct or indirect Stockholder, shall be required for the validity of the following acts:
Description	 a. Amendment of Articles of Incorporation and/or By-Laws insofar as such amendment affects PepsiCo's rights and interests; b. Expanding the range of products to be produced, sold or distributed by the Corporation to include any product not licensed to the Corporation by PepsiCo or its affiliate without the prior affirmative written consent of PepsiCo.
	Furthermore, the Corporation complies with the provisions of the Corporation Code requiring in certain instances and for specific corporate acts the vote of stockholders representing 2/3 of the total issued and outstanding voting stock of the corporation.

(c) Stockholders' Rights

List any Stockholders' Rights concerning Annual/Special Stockholders' Meeting that differ from those laid down in the Corporation Code.

Stockholders' Rights under	Stockholders' Rights <u>not</u> in	
The Corporation Code	The Corporation Code	
N/A	N/A	

Dividends

Declaration Date	Record Date	Payment Date
27 April 2015	12 May 2015	5 June 2015

(d) Stockholders' Participation

1. State, if any, the measures adopted to promote stockholder participation in the Annual/Special Stockholders' Meeting, including the procedure on how stockholders and other parties interested may communicate directly with the Chairman of the Board, individual directors or board committees. Include in the discussion the steps the Board has taken to solicit and understand the views of the stockholders as well as procedures for putting forward proposals at stockholders' meetings.

Measures Adopted	Communication Procedure
In the Information Statement sent to all stockholders on SEC Form 20-IS, the Corporation furnishes the name and address of the Corporate Information Officer of the Corporation to whom stockholders may address their replies and queries regarding the Notice of the Annual Stockholders' Meeting (ASM) and the Information Statement. Towards the end of each ASM prior to adjournment, the Board Chairman usually opens the floor for any comments or questions coming from the stockholders and refers it to the appropriate member of the Board or the Management team present at the ASM who addresses the same.	The Corporation maintains a website www.pepsiphilippines.com which is regularly updated and checked for any email queries and concerns coming from stockholders, prospective investors, customers, and the like.

- 2. State the company policy of asking shareholders to actively participate in corporate decisions regarding:
 - a. Amendments to the company's constitution
 - b. Authorization of additional shares
 - c. Transfer of all or substantially all assets, which in effect results in the sale of the company

For all the corporate decisions abovestated including item (b) which we understand to be authorization for the issuance of additional shares necessitating an increase in the authorized capital of the Corporation, the Corporation always seeks to obtain the required 2/3 affirmative vote of shareholders as provided for and in accordance with the Corporation Code.

For example, when the Corporation's Board approved the amendment of its Articles of Incorporation to include in the primary purpose "food and food products, and snacks" and the specific principal office address to comply with SEC Memorandum Circular No. 6, Series of 2014 on 16 May 2014, these amendments were referred to the stockholders for ratification/approval and the stockholders duly ratified and approved the amendments at the ASM held on 30 May 2014.

- 3. Does the company observe a minimum of 21 business days for giving out of notices to the ASM where items to be resolved by shareholders are taken up? Yes.
 - a. Date of sending out notices: 10 April 2015 (for 2015 ASM)
 - b. Date of the Annual/Special Stockholders' Meeting: 28 May 2015
- 4. State, if any, questions and answers during the Annual/Special Stockholders' Meeting. No questions were raised by the stockholders in the last ASM held on 28 May 2015.

5. Result of Annual/Special Stockholders' Meeting's Resolutions

Resolution	Approving	Dissenting	Abstaining
Approval of the Minutes of the previous Annual Stockholders' Meeting held on 30 May 2014	2,912,611,350		
Approval of the Audited Financial Statements for the calendar year ended 31 December 2014	2,912,611,350		
Ratification of Acts of the Board of Directors and Management for the previous year	2,912,611,350		
Election of Directors	2,912,611,350		
Approval of the Payment of Annual Directors' Fee	2,912,611,350		
Appointment of External Auditors	2,912,611,350		

6. Date of publishing of the result of the votes taken during the most recent AGM for all resolutions: 28 May 2015

(e) Modifications

State, if any, the modifications made in the Annual/Special Stockholders' Meeting regulations during the most recent year and the reason for such modification:

Modifications	Reason for Modification	
N/A	N/A	

(f) Stockholders' Attendance

(i) Details of Attendance in the Annual/Special Stockholders' Meeting Held:

Type of Meeting	Names of Board members / Officers present	Date of Meeting	Voting Procedure (by poll, show of hands, etc.)	% of SH Attending in Person	% of SH in Proxy	Total % of SH attendance
Annual	Oscar S. Reyes (Chairman/ID) Yeon-Suk No (CEO/ED) Furqan Ahmed Syed (President/ED) Rafael M. Alunan III (ID) JaeHyuk Lee (NED)	28 May 2015		0.01%	78.84%	78.85%

Type of Meeting	Names of Board members / Officers present	Date of Meeting	Voting Procedure (by poll, show of hands, etc.)	% of SH Attending in Person	% of SH in Proxy	Total % of SH attendance
	TaeWan Kim (NED)					
	Byoung Tak Hur (NED)					
	Praveen Someshwar (NED)					
	Mannu Bhatia (NED)					
	Imran Moid (SVP and Chief Finance Officer)		Viva voce			
	Domingo F. Almazan (SVP, National Sales)					
	Allan A. Frias II (SVP, Operations)					
	Celerino T. Grecia III (SVP, HR/EIR/Legal)					
	Samuel M. Dalisay, Jr. (VP, Supply Chain)					
	Angelica M. Dalupan (VP, Corporate Affairs and Communications)					
	Jin-Pyo Ahn (SVP / CSO)					
	Ma. Rosario C. Z. Nava (Corporate Secretary/ Compliance Officer)					
Special	N/A	N/A	N/A	N/A	N/A	N/A

(ii) Does the company appoint an independent party (inspectors) to count and/or validate the votes at the ASM/SSMs?

The Corporate Secretary is usually assisted by her staff and the stock transfer agent in the counting, tabulation and validation of the votes based on the number of shares entitled to vote owned by the stockholders who are present or represented by proxies at the Annual Stockholders' Meeting.

(iii) Do the company's common shares carry one vote for one share? If not, disclose and give reasons for any divergence to this standard. Where the company has more than one class of shares, describe the voting rights attached to each class of shares.

Yes.

(g) Proxy Voting Policies

State the policies followed by the company regarding proxy voting in the Annual/Special Stockholders' Meeting.

	Company's Policies
	Any Stockholder may be represented by proxy at any meeting of the Stockholders. Subject to the rule on proxies and information statements under pertinent laws and rules, the proxy must be in writing, submitted to the Corporate Secretary at least three (3) days before the date of the meeting, and be substantially in the following form: "I hereby name, constitute and appoint [name of proxy] as my proxy
	to act and vote for me at the [annual/special] meeting of the stockholders of PEPSI-COLA PRODUCTS PHILIPPINES, INC. which will be held at Metro Manila, Philippines, on [date], or at any adjournment thereof in the transaction of any and all business that may properly come before said meeting or meetings according to the number of votes I would be entitled to cast if personally present.
	IN WITNESS WHEREOF, I have hereunto set my hand this [date] at [place].
Execution and acceptance of proxies	
p. 3.1.32	Stockholder's Signature
	Witness:
	(Article VII, Section 1 of the Corporation's By-Laws)
	The Corporation also follows the provision of the Corporation Code on proxies, requiring that proxies must bear the original signature of the registered stockholder of the Corporation. Additionally, in accordance with prudent corporate practices, the Corporation requires that if the registered stockholder is a corporation, the proxy must be accompanied by a resolution of the board of directors of said corporate shareholder or a Director's or Corporate Secretary's Certificate attesting to such resolution authorizing the issuance of the proxy to attend and vote the corporation's shares at the scheduled stockholders' meeting.
Notary	Not required
Submission of Proxy	As stated in the By-Laws, the original proxy must be submitted to the office of the Corporate Secretary of the Corporation at least three (3) days before the scheduled stockholders' meeting.
Several Proxies	None
Validity of Proxy	The Corporation follows the provision of the Corporation Code that unless otherwise provided in the proxy itself, it shall be valid only for the stockholders' meeting for which it is intended. No proxy shall be valid and effective for a period longer than five (5) years at any one time.
Proxies executed abroad	None
Invalidated Proxy	None. The Corporation pursues the policy stated in the Manual that subject to the requirements of the Corporation's By-Laws, the

	Company's Policies
	exercise of the stockholder's right to appoint a proxy shall not be unduly restricted and any doubt about the validity of a proxy should be resolved in the stockholder's favor.
Validation of Proxy	At least three (3) days before the date of the scheduled stockholders' meeting.
Violation of Proxy	None

(h) Sending of Notices

State the company's policies and procedure on the sending of notices of Annual/Special Stockholders' Meeting.

Policies	Procedure
Subject to the rule on proxies and information statements under pertinent laws and rules, notices of every annual or special meeting of stockholders shall be mailed to the last known post office address of each Stockholder not less than ten (10) days prior to any such meeting, and in case of a special meeting such notice shall state the object or objects of the meeting. Notices of special meetings shall be sent by the person or persons issuing the call. (Article II, Section 3 of the Corporation's By-Laws)	At least two (2) weeks prior to the first quarterly Board meeting of the Corporation each year (usually in March or early April), the Corporate Secretary in coordination with the Chairman and President of the Corporation prepares the draft Notice/Agenda for the ASM scheduled on the last Friday of May of each year per the Corporation's By-Laws. The draft Notice/Agenda is sent to the members of the Board with the proposed Board resolution confirming the date, time and venue of the ASM as well as the record date for stockholders entitled to notice of and to vote at the ASM, together with the other materials for the 1 st quarterly Board meeting. Upon its approval, the Corporation immediately discloses the schedule of the ASM and the record date via the SEC Form 17-C filed with the SEC and uploaded to the OdiSy of the PSE attaching a copy of the Board-approved Notice/Agenda. The Board-approved Notice/Agenda is then included in the Information Statement filed by the Corporation with the SEC and distributed to all security holders at least fifteen (15) business days before the date of the ASM in accordance

(i) Definitive Information Statements and Management Report

Number of Stockholders entitled to receive	
Definitive Information Statements and	614
Management Report and Other Materials	
Date of Actual Distribution of Definitive	
Information Statement and Management	Started on 7 May 2015 and ended on 18 May
Report and Other Materials held by market	2015 (for 2015)
participants/certain beneficial owners	
Date of Actual Distribution of Definitive	Started on 7 May 2015 and ended on 18 May
Information Statement and Management Report	2015 (for 2015)
and Other Materials held by stockholders	2013 (101 2013)
State whether CD format or hard copies were	Copies of the Definitive Information Statement
distributed	(DIS) in CD format were distributed to the

	stockholders in 2015.
If yes, indicate whether requesting stockholders	For 2015, no request for hard copies of the DIS
were provided hard copies	was received.

(j) Does the Notice of Annual/Special Stockholders' Meeting include the following:

Each resolution to be taken up deals with only one item.	Yes
Profiles of directors (at least age, qualification, date of first appointment, experience, and directorships in other listed companies) nominated for election/re-election.	No, it is the Definitive Information Statement distributed to the shareholders that contains these information.
The auditors to be appointed or re-appointed.	No, it is the Definitive Information Statement distributed to the shareholders that contains this information.
An explanation of the dividend policy, if any dividend is to be declared.	No, it is the Definitive Information Statement distributed to the shareholders that contains this information.
The amount payable for final dividends.	No
Documents required for proxy vote.	No. The Corporation does not request for a proxy as stated in the DIS distributed to the shareholders.

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

2) Treatment of Minority Stockholders

(a) State the company's policies with respect to the treatment of minority stockholders.

Policies	Implementation
Please refer to the discussion in Part A (1) (b) of Stockholders' Rights and Protection of Minority Stockholders' Interests.	The Corporation's policies with respect to the
Moreover, as stated in Part A, (5) (b), the removal of a director may be with or without cause; Provided, that removal without cause may not be used to deprive minority stockholders of the right of representation to which they may be entitled under the Corporation Code.	treatment of minority stockholders are embodied in the Manual and compliance therewith is monitored by the Compliance Officer.

(b) Do minority stockholders have a right to nominate candidates for board of directors?

Yes, the minority stockholders nominate the two (2) independent directors.

K. INVESTORS RELATIONS PROGRAM

1) Discuss the company's external and internal communications policies and how frequently they are reviewed. Disclose who reviews and approves major company announcements. Identify the committee with this responsibility, if it has been assigned to a committee.

PCPPI has a Corporate Affairs and Communications (CAC) department which handles over-all Corporate Reputation strategy for the company. This includes Internal and External Communications policies which are

developed and reviewed in coordination with PCPPI's Management Committee. Any external announcements on company developments such as press statements are cleared with the CAC department.

2) Describe the company's investor relations program including its communications strategy to promote effective communication with its stockholders, other stakeholders and the public in general. Disclose the contact details (e.g. telephone, fax and email) of the officer responsible for investor relations.

	Details	
(1) Objectives	 To provide timely and relevant information to company stockholders as well as to the interested public in general To consistently excite and engage current and potential stockholders in 	
	the business agenda of PCPPI	
(2) Principles	- Proactively provide information to the general public following disclosures made to the SEC/PSE	
(3) Modes of Communications	Annual Report, Annual Stockholders' Meeting, quarterly press releases on	
	business results, regular press releases on company events	
(4) Investors Relations Officer	Imran Moid, SVP and Chief Financial Officer	
	Honeylin Castolo, VP for Planning and Business Development	

3) What are the company's rules and procedures governing the acquisition of corporate control in the capital markets, and extraordinary transactions such as mergers, and sales of substantial portions of corporate assets?

N/A

Name of the independent party the board of directors of the company appointed to evaluate the fairness of the transaction price. N/A

L. CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

Discuss any initiative undertaken or proposed to be undertaken by the company.

The Company has identified its overall CSR commitment with four (4) focus areas that guide the Company to streamline its CSR initiatives with its business objectives. The CSR Commitment is dubbed "TAYO NA!" wherein TAYO is an acronym from TALINO, ASENSO, YAMAN and ORAS.

T stands for talino - knowledge. We empower children by ensuring they are healthy enough to go to school and get the education they deserve. In September 2013, the Company, in partnership with Kabisig ng Kalahi, the National Competitiveness Council, and the Department of Education, launched a school-based supplemental feeding program dubbed as PEPSIGLA. This is our flagship program for our commitment to education, health and nutrition. Under the Talino CSR Commitment, the PEPSIGLA program is our battle cry to bring back vitality to undernourished Filipino kids.

A is for asenso, or progress. By providing access to livelihood, the Company helps start-up entrepreneurs who want to improve their lives and succeed. The main program under the CSR Commitment of Asenso is the Entrepreneurial Distribution System (EDS), which was started over 10 years ago. EDS helps individual entrepreneurs to buy Pepsi products and sell these at small sari-sari stores, giving them a source of livelihood.

Y stands for yaman, or wealth. With the environment as a vast source of natural wealth and resources, we have the responsibility of ensuring sustainable practices in water, land, and energy management. For almost 10 years, the Company has been engaging in business practices with minimal impact on the environment – such as rainwater harvesting, waste water treatment, watershed reforestation and biomass or steam generation. This is a big help in ensuring that the business continues to contribute to the preservation of our natural resources. New initiatives focused on repurposing PET plastic bottles to act as solar-powered LED bulbs for Liter of Light; and improvised flotation devices for *Salbabote*.

O is for oras, or time. At the Company, we encourage employees to dedicate time for volunteer work to become stewards for the community. Through the Bukluran Council, employees are empowered to extend a helping hand to the community for projects the Council deems relevant and urgent. This volunteer tradition has been going on for over 20 years — and this is a unique opportunity within the Company to touch the lives of others. Employee

volunteers drive the TAYO NA initiatives as a way to engage communities and foster teamwork through such programs as Pepsigla, Brigada Eskwela and Liter of Light.

In particular, the Company's 2015 community volunteerism initiatives under TAYO NA include:

Initiative	Beneficiary
Currently implementing 34 PEPSIGLA school modules nationwide for school-year 2015-2016, covering 1,020 malnourished school-children.	Malnourished schoolchildren in schools in all plant locations.
Participated in Brigada Eskwela and Oplan Balik Eskwela of the Department of Education, where classrooms were cleaned and prepared for the schoolyear and various school supplies were donated.	Schools in all plant locations.
Employee volunteers joined Liter of Light, providing sustainable energy solutions to communities.	Communities in Tacloban, Leyte and Nueva Ecija.

M. BOARD, DIRECTOR, COMMITTEE AND CEO APPRAISAL

Disclose the process followed and criteria used in assessing the annual performance of the board and its committees, individual director, and the CEO/President.

	Process	Criteria
Board of Directors	The CEO and the President are evaluated by the Board primarily on their leadership, teamwork and execution of the AOP for the relevant year and attainment of the corporate objectives, particularly, the operating targets set out in said AOP. Their performance is also evaluated <i>vis-à-vis</i> their compliance with their respective duties and responsibilities as set forth in the Corporation's By-Laws, the Manual, and their respective	
Board Committees		
Individual Directors	appointments. While there has been no formal system established to measure the performance of the Board and the Board committees, the evaluation by the stockholders of the effectiveness of the Board and its committees can be seen in the vote of confidence given to the members elected to the Board from year to year.	
CEO/President		

N. INTERNAL BREACHES AND SANCTIONS

Discuss the internal policies on sanctions imposed for any violation or breach of the corporate governance manual involving directors, officers, management and employees

The Company promotes an environment that fosters and maintains a high level of self-discipline among all employees. It recognizes that the ultimate responsibility for meeting acceptable standards of conduct and performance rests on each employee.

Violations	Sanctions
Absences And Tardiness	Counseling to Termination
Insubordination	Suspension to Termination
Fraud And Acts Of Dishonesty	Termination*
Misconduct And Misdemeanor	Counseling to Termination
Sabotage And Damage To Property	Suspension to Termination
Negligence And Omissions	Counseling to Termination

^{*} unless there are strong mitigating circumstances present

Pursuant to the requirement of the Securities and Exchange Commission, this Consolidated Annual Corporate Governance Report for 2015 is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Makati **SIGNATURES** OSCAR S. REYES YONG SANG Chairman of the Board / Independent Director Chief Executive Officer RAFAEL M. ALUNAN III Independent Director Compliance Officer Pursuant to the requirement of the Securities and Exchange Commission, this Consolicated Annual Corporate Governance SUBSCRIBED AND SWORN to before me this JAN 1 1 2016 affiant(s) exhibiting to me their Passports as follows: NAME/NO. DATE OF ISSUE PLACE OF ISSUE OSCAR S. REYES EB8380979 13 June 2013 DFA, Manila Chairman of the Board / Independent Director Chief Luccutive Officer YONGSANG YOU 28 December 2011 Ministry of Foreign Affairs and Trade, Republic of Korea RAFAEL M. ALUNAN III DFA, Manila 1 April 2011 20 March 2013 DFA, NCR-West MA. ROSARIO C. Z. NAVA NOTARY PUBLIC PLACE OF ISSUE Doc No. PUBLIC FOR MAKATI CITY Page No. Book No. 135 UNTIL DEC. 31, 2016 Series of 2016 OLL OF ATTY. NO. 48348ade, Republic of Korea PLIANCE NO. IV-0016333-4/10/13 MCLE CO 6762, LIFETIME MEMBER YR. 2003. No. 532-3505 JAN. 04, 2016 EXECUTIVE BLDG, CENTER

MAKATI AVE. COR., JUFITER ST. MAKATI CITY