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# **Company Information**

SEC Registration No.: 0000062596

Company Name: KEPPEL PHILIPPINES HOLDINGS, INC.

Industry Classification: J66940 Company Type: Stock Corporation

## **Document Information**

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#### SEC FORM - I-ACGR

#### INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

For the fisca	I year ended:	31 December 2024

2. SEC Identification Number: 62596

3. BIR Tax Identification No.: 000-163-715-000

4. Exact name of issuer as specified in its charter KEPPEL PHILIPPINES HOLDINGS, INC.

# 5. Makati City, Philippines

Province, Country or other jurisdiction of incorporation or organization

6. C Use Only)
Industry Classification Code:

7. <u>Unit 3-B Country Space 1 Building, 133 Sen. Gil Puyat Avenue, Salcedo Village, Barangay Bel-Air, Makati City, 1200</u>

Address of principal office

Postal Code

### 8. (632) 8892 1816

Issuer's telephone number, including area code

9. N/A

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

INTEGRATED	ANNUAL	CORPORATE	<b>GOVERNANCE REPORT</b>
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COMPLIANT/ NON-COMPLIANT

#### ADDITIONAL INFORMATION

EXPLANATION

### The Board's Governance Responsibilities

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

# Recommendation 1.1

Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.      Board has an appropriate mix of	Compliant	The profile/qualifications of the directors of Keppel Philippines Holdings, Inc. (KPHI) is stated in SEC Form 17A – 2024 Annual Report, Part III, Item 9 (a) (link: https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_17A_2024 and Sustainability Report_Conso_FS_and_Paren_t.pdf) and SEC_Form_20 IS-2025 Statement, Part 1, Item	
competence and expertise.	Compilani	B.5 (a) (link:	
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	Compliant	https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_20_IS_DIS.pdf);  Per Article 3.1.1 of the Corporation's New Manual on Corporate Governance (NMCG) (link: https://www.keppelph.com/images/pdfs/KPHI_New_Manu_al_on_Corporate_Governance_as_Revised.pdf). "The Board will always ensure that it has an appropriate mix of competence and expertise and that its members remain qualified for their positions individually and collectively, to enable it to fulfill its roles and responsibilities and respond to the needs of the organization based on the evolving business environment and strategic direction."	
Recommendation 1.2			
Board is composed of a majority of non-executive directors.	Compliant	Based on the Corporation's latest GIS (filed on 9 July 2024) only 3 out of the 7 total directors occupy executive positions, therefore, non-executive directors still compose the majority of the board. (link:  https://www.keppelph.com/images/pdfs/KPH - Y2024 GIS - Signed and Notarized - Redacted.pdf)	

Recommendation 1.3			
Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	Per Article 3.1.3 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf). "KPHI will provide in its Board Charter and Manual on Corporate Governance a policy on the training of directors, including an orientation program for first-time directors and relevant annual continuing training for all directors. The orientation or training programs will cover SEC mandated topics on corporate governance and the like conducted by a duly SEC accredited private or government institute."  The Board Charter can be found in the KPHI website in this link: https://keppelph.com/corporate-governance/board-committees.html	
Company has an orientation program for first time directors.	Compliant	There was no first-time director elected for year 2024.	In the future, the Company will develop a formal orientation program for incoming first-time directors.
Company has relevant annual continuing training for all directors.	Compliant	All the Directors attended the seminars conducted by Center for Global Best Practices on different dates and topics of best interests in 2024 via WebEx. (link: https://edge.pse.com.ph/openDiscViewer.do?edge_no=9_d1b57cc181ff501abca0fa0c5b4e4d0)	mention and depression of the property of the
cquerus	Contolicità	Article and a of this Commence of Mande, as revined for blaces who checkeled and accommendation of the Article and a of an Committee commence of a basis and accommendation from highly and hove a policy set board describe a second how the signal contact of a diverse described a great frame and some final suitable described a solution prince of the diverse instance insure, solution of an accommendation of the diverse of the solution of the commentation and the commentation of the solution of the commentation of an accommendation of the commentation of the commentation of accommendation of the commentation of the commentation of accommendation of the commentation of the com	The desiring of the state of th

1. Board has a policy on board	Compliant	Article 3.1.4 of the Corporation's NMCG, as revised, (link:	The average age of the 7-
diversity.	Compilani	https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf) provides that: "KPHI will have a policy on board diversity. It recognizes the significance of a diverse Board to avoid groupthink and ensure that optimal decision making is achieved. The Board is diverse in age, skills, competence, knowledge, and gender."  Gender-wise, the Board of Directors is comprised of six (6) male directors and one (1) female director.  https://www.keppelph.com/images/pdfs/KPH - Y2024 GIS - Signed and Notarized - Redacted.pdf)	member Board is 64 years old with an age range from 50 to 78 years old. Moreover, the Board members have diverse skills, competencies, and knowledge drawn from their professional background and experience in financial management, planning and control, accounting, audit, banking, insurance, corporate affairs, administration, human resource development, and real estate.
Optional: Recommendation 1.4  1. Company has a policy on and	Compliant	Article 3.1.4 of the Corporation's NMCG, as revised, (link:	
discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	Compilani	https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf) provides that: "KPHI will have a policy on board diversity. It recognizes the significance of a diverse Board in order to avoid groupthink and ensure that optimal-decision making is achieved. The Board is diverse in age, skills, competence, knowledge, and gender."	the object the parties of
Recommendation 1.5			
Board is assisted by a Corporate Secretary.	Compliant	Based on the Company's latest GIS, the current Corporate Secretary is <b>Atty. Maria Melva E. Valdez</b> , 65, Filipino, who has been the Corporate Secretary of the Company since 1999. She also served as Director of the Company from 24 June 2008 to 11 June 2009. She is a Partner for Finance of the law firm Bello Valdez & Esguerra.	

Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	Details about the Corporate Secretary can be accessed in the notes in 1.2 Item 1 and the link below. (link: <a edge.pse.com.ph="" href="https://www.keppelph.com/images/pdfs/KPH&lt;/td&gt;&lt;td&gt;&lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;td&gt;Corporate Secretary is not a member of the Board of Directors.&lt;/td&gt;&lt;td&gt;Compliant&lt;/td&gt;&lt;td&gt;con i independente della di estationa estation&lt;/td&gt;&lt;td&gt;&lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;td&gt;Corporate Secretary attends training/s on corporate governance.&lt;/td&gt;&lt;td&gt;Compliant&lt;/td&gt;&lt;td&gt;Atty. Maria Melva E. Valdez, Corporate Secretary and Atty. Pamela Ann T. Cayabyab, Assistant Corporate Secretary, attended the online seminars on Corporate Governance re Year-End Tax Updates and Compliance dated 19-20 December 2024 conducted by Center for Global Best Practices (link: &lt;a href=" https:="" opendiscviewer.do?edge_no='e02fd68bcf07a986ec6e1601ccee8f59"'>https://edge.pse.com.ph/openDiscViewer.do?edge_no=e02fd68bcf07a986ec6e1601ccee8f59</a> )	
Optional: Recommendation 1.5			
<ol> <li>Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.</li> </ol>	Compliant	The Board meeting materials are distributed at least five business days before scheduled meeting either by hand delivery or via email.	
Recommendation 1.6			
<ol> <li>Board is assisted by a Compliance Officer.</li> </ol>	Compliant	Based on the Company's latest GIS, the current Compliance Officer is <b>Ms. Felicidad V. Razon</b> , 64, Filipino. She has been elected as a regular Director of the Company	Ms. Razon, in her capacity as a Compliance Officer, is also primarily liable to the corporation
<ol> <li>Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.</li> </ol>	Compliant	since May 2014. The Company is a small organization, and she is the highest-ranking officer after the President.  Article 3.1.6 of the Corporation's NMCG, as revised(link: <a href="https://www.keppelph.com/images/pdfs/KPHI">https://www.keppelph.com/images/pdfs/KPHI</a> New Manual on Corporate Govenance as Revised.pdf), provides	and its shareholders. With her experience as a director and treasurer, she has adequate stature and authority in the corporation to function as compliance officer. As required by
<ol> <li>Compliance Officer is not a member of the board.</li> </ol>	Non-compliant	that: "The Board will ensure that it is assisted in its duties by a Compliance Officer, who will have a rank of Vice President or an equivalent position with adequate stature and authority in KPHI."	the Code, in both her positions as director and compliance officer, she also annually attends corporate governance seminars.

2. V. Calapieceros Exfectes Noses rocks pl sector Tras Freskrieto de do actividade producido with addicasero patario and austority in the cogniticios.  3. Compliciose Cificarie noto inscriberol ha franci.	elar-scusijena Carrijou	The Duties of the Compliance Officer are enumerated from (a) to (i) of Article 3.1.6 of the NMCG.  (links: https://www.keppelph.com/images/pdfs/KPH - Y2024 GIS - Signed and Notarized - Redacted.pdf): https://www.keppelph.com/images/pdfs/KPHI SEC Form 17A 2024 and Sustainability Report Conso FS and Paren t.pdf).	Thus, given the small size and simple operations of the company the board is of the opinion that there is not enough justification to hire another person to fill the position of compliance officer.
<ol> <li>Compliance Officer attends training/s on corporate governance.</li> </ol>	Compliant	On 7 October 2024, the Corporation submitted to the PSE Ms. Felicidad V. Razon's Certificate of Attendance in the Corporate Governance Seminar conducted online by Center for Global Best Practices dated 1 October 2024 (links:  https://edge.pse.com.ph/openDiscViewer.do?edge_no=9_d1b57cc181ff501abca0fa0c5b4e4d0).	
		untabilities of the Board as provided under the law, the compary made known to all directors as well as to stockholders and oth	
	should be cledif	y made known to all allectors as well as to stockholders and offi	er sidkerloiders.
Recommendation 2.1			
<ol> <li>Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.</li> </ol>	Compliant	The Corporation held eight (8) Board meetings in 2024: five (5) regular meetings, one (1) organizational meeting and one (2) special meeting, details of which are indicated in the SEC Form 20-IS—2025 Information Statement submitted by the company to the SEC. (link: <a href="https://www.keppelph.com/images/pdfs/KPHI SEC Form-20-IS-DIS.pdf">https://www.keppelph.com/images/pdfs/KPHI SEC Form-20-IS-DIS.pdf</a> ).	
Recommendation 2.2		A STREET, AND A STREET, AND A STREET, ASSESSMENT AS A STREET, AS A STR	
<ol> <li>Board oversees the development, review and approval of the company's business objectives and strategy.</li> </ol>	Compliant	The business objectives and strategies are reviewed and discussed by the Board during the board meetings.	

<ol><li>Board oversees and monitors the implementation of the company's business objectives and strategy.</li></ol>	Compliant	The Board and management review the Company objectives during the preparation of the annual report, budget preparation, and during discussion of the result of annual external audit.	
Supplement to Recommendation 2.2	STATE OF STATE		
Board has a clearly defined and updated vision, mission and core values.	Compliant	The company has been guided by the Keppel Limited's (KL) (formerly Keppel Corp. Limited (KCL) mission and vision. Keppel's core value is shown in its NMCG, as revised. It is also indicated on the Corporation's website at <a href="https://keppelph.com/home/our-company/mission-vision-and-values.html">https://keppelph.com/home/our-company/mission-vision-and-values.html</a>	KPHI will develop its own mission vision statements.
2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.  2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	Compliant	Article 3.2.2 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manu al on Corporate Govenance as Revised.pdf) provides the policy. The Board oversees the development of and approval of KPHI's business objectives and strategy, and monitors their implementation, to sustain KPHI's long-term viability and strength.  The Board reviews and discusses strategy execution process during the board meetings.	
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson.	Compliant	Based on the Company's SEC Form 17-A 2024 Annual Report Part III, Item 9 (a) and the latest GIS, the current Chairman is <b>Mr. Tan Kuang Liang</b> , 50, Singaporean who has been elected as Chairman of the Board since 3 April 2024.  The details about the Chairman can be accessed through <a href="https://www.keppelph.com/images/pdfs/KPH">https://www.keppelph.com/images/pdfs/KPH</a> - Y2024 GIS - Signed and Notarized - Redacted.pdff and <a href="https://www.keppelph.com/images/pdfs/KPHI SEC Form-17A-2024">https://www.keppelph.com/images/pdfs/KPHI SEC Form-17A-2024</a> and Sustainability Report Conso FS and Paren t.pdf):	

Recommendation 2.4     Board ensures and adopts an effective succession planning program for directors, key officers and management.	Compliant	CGNC reviews the list of directors on an annual basis to determine if they are qualified to be nominated in the next election as members of the Board.  For key officers, KPHI is guided by KL's policy on succession	
<ol><li>Board adopts a policy on the retirement of directors and key officers.</li></ol>	Compliant	planning for its officers approved by the KPHI Chairman.	
Recommendation 2.5			<b>建基数的基础</b>
<ol> <li>Board aligns the remuneration of key officers and board members with long-term interests of the company.</li> </ol>	Compliant	Article 3.2.5 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHL New Manual on Corporate Govenance as Revised.pdf) provides that "the Board will align the remuneration of key officers and board members with the long-term interests of KPHI. In	
<ol> <li>Board adopts a policy specifying the relationship between remuneration and performance.</li> </ol>	Compliant	doing so, it will formulate and adopt a policy specifying the relationship between remuneration and performance. Further, no director will participate in discussions or deliberations involving his own remuneration. The	
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.  Output  Directors do not participate in discussions or deliberations  Involving his/her own remuneration.	Compliant	directors' compensation, if there is any, will be in accordance with the By-laws of KPHI and/or as approved by the stockholders during the annual stockholders' meeting. The Board will, from time to time, approve reasonable per diem that a director may receive for attendance in the Board and Board Committee meetings." (link: KPHI - SEC Form 17-C - Results of Annual Stockholders Meeting 14 June 2024.p df).  Article 3.3.1(c) (iv) of the Corporation NMCG, as revised, provides that the Corporate Governance and Nomination Committee has Compensation functions, which include "disallowing any director ensuing to decide his or her own remuneration."  SEC Forms 17-Q and 17-A, which contain disclosures on the total compensation and remuneration of KPHI, is presented	

ptional: Recommendation 2.5  Board approves the remuneration of senior executives.	Compliant	Part III, Item 10 Executive Compensation of SEC Form 17A-2024 Annual Report as approved by the Board, provides the senior executives' remuneration (link: https://www.keppelph.com/images/pdfs/KPHI SEC Form 17A 2024 and Sustainability Report Conso FS and Paren t.pdf) and also to Part I, B. Item 6 Compensation of Directors and Executive Officers of SEC Form 20IS – 2025 Information Statement (link: https://www.keppelph.com/images/pdfs/KPHI SEC Form 20IS.pdf).	
	Current	The SEC form 17-Q and 17-A which contains disclosures on the total compensation and remuneration of KPHI is presented and approved by the board.	
	Complant	KPH is guided by KL's policy on compensation and remuneration for its officers approved by the KPH Chairman.  The details of the senior executives' compensation are available to the Directors upon request.	
<ol> <li>Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses.</li> </ol>	Compliant	The Company conducts an annual review of the performance of executive directors and senior executives to determine performance against objectives set at the start of the year. KPHI also considers the compensation and compares it to the market.	

Board has a formal and	Compliant	Article 3.2.6 of the Corporation's NMCG, as revised, (link:	
transparent board nomination and election policy.	Compilarii	https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Governance as Revised.pdf) provides that "the Board, through its Corporate Governance and	
<ol> <li>Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.</li> </ol>	Compliant	Nomination Committee, will have a formal and transparent board nomination and election policy that will include how it accepts nominations from minority shareholders and reviews nominated candidates. The policy will also include an assessment of the effectiveness of the Board's processes	
<ol> <li>Board nomination and election policy includes how the company accepted nominations from minority shareholders.</li> </ol>	Compliant	and procedures in the nomination, election, or replacement of a director. In addition, its process of identifying the quality of directors will be aligned with the strategic direction of KPHI."	
<ol> <li>Board nomination and election policy includes how the board shortlists candidates.</li> </ol>	Compliant	Article 3.3.1.c of the Corporation's NMCG, as revised, provides the function of the CGNC (link: https://www.keppelph.com/images/pdfs/KPHI_New_Manual on Corporate Govenance as Revised.pdf)	
<ol> <li>Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election, or replacement of a director.</li> </ol>	Compliant	The SEC form 1 NO and 12 A section and section of these and section of these and section of the	
<ol> <li>Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.</li> </ol>	Compliant	And Learning Officers of Mar. Total 2015 - 2015 (Monthalis)	

. Company uses professional	Compliant	The Company does not use professional search firms. It taps	
search firms or other external		the network of existing directors and business associates to	
sources of candidates (such as		short list potential candidates for the Board of Directors.	
director databases set up by director or shareholder bodies)		1. In the 19th of the 19th of the second of	
when searching for candidates		Emission source Temporal Source and Audion (Continuos Sec. 20.	
for the board of directors.			
Recommendation 2.7			
. Board has overall responsibility in	Compliant		The Company's RPTs can be found
ensuring that there is a group- wide policy and system governing			on page 20 of the Corporation's
related party transactions (RPTs)			SEC Form 17-A—2024 Annual Repo and on its Note 11 of the
and other unusual or infrequently	Fall Try	the state of the s	Consolidated Audited Financial
occurring transactions.			Statements (link:
DOT I I I I I I I I I - I	0 1 1	unusual or infrequently occurring transactions, particularly	https://www.keppelph.com/image
<ol> <li>RPT policy includes appropriate review and approval of material</li> </ol>	Compliant	those which pass certain thresholds of materiality. The policy will include the appropriate review and approval of	/pdfs/KPHI SEC Form 17A 2024 a
RPTs, which guarantee fairness			d Sustainability Report Conso FS nd Parent.pdf) and
and transparency of the			in SEC Form 20-IS - 2025
transactions.		all entities within the group, considering their size, structure,	Information Statement (link:
		risk profile and complexity of operations."	https://www.keppelph.com/image
		One of the functions of the Audit Birth and Constitution	/pdfs/KPHI_SEC_Form_20_IS_DIS.pd
		One of the functions of the Audit Risk and Compliance Committee is to review all material RPTs of KPHI to ensure	).
		that it is an arms-length, market based and in compliance	
		with all applicable laws. The RPT functions of the ARCC	20
		are provided in 3.3.1 b, item (i) to (vi) of the Corporation's	100
		NMCG. (link:	
		https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Governance as Revised.pdf)	
		ar on corpordie governance as keysea.pai	

1. Board clearly defines the threshold	Compliant	All RPT Transactions are disclosed according to accounting	
for disclosure and approval of RPTs		standards. Significant RPT are also discussed and approved	
and categorizes such transactions	100	during the board meetings.	
according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.		Related Party Transactions of the Corporation can be found on page 18 of the Corporation's SEC Form 17-A—2024 Annual Report and on its Note 11 of the Consolidated Audited Financial Statements (link: https://www.keppelph.com/images/pdfs/KPHI 2024 SEC FORM 17A AFS and Sustainability Report with Parent Company.pdf) and in SEC Form 20-IS – 2025 Information Statement (link: https://www.keppelph.com/images/pdfs/KPHI SEC Form 2015 DIS.pdf), and Annex H of I-ACGR.	
<ol> <li>Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.</li> </ol>	Non-compliant	The Audit Risk & Compliance Committee composed of the majority of independent directors' reviews and approves the Related party transactions and are also disclosed in the audited financial statements. During the annual stockholders' meeting, all the acts and proceedings of the Board of Directors, officers, and management of the corporation during the preceding year are ratified by the stockholders.  (link:KPHI - SEC Form 17-C - Results of Annual Stockholders Meeting 14 June 2024.p df)	Shareholders can access the KPHI website and PSE Edge portal wherein the voting system are disclosed. (link: https://keppelph.com/images/pdfs/KPHGuidelines_for_Participation2025.pdf)
		Related party transactions are disclosed in the AFS, SEC 20-IS, SEC 17-A, SEC 17-Q and provided to the shareholders.	

Recommendation 2.8		(2005) (1964) (1965) (1965) (1965) (1965) (1965) (1965) (1965) (1965) (1965) (1965) (1965) (1965) (1965) (1965)	· 2012年 - 1000年 - 1000年 - 1000年 - 1000年
1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer (CRO), Chief Compliance Officer (CCO), and Chief Audit Executive CAE).	Compliant	Article 3.2.8 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf) provides that: "the Board will be primarily responsible for approving the selection and assessing the performance of the Management led by the Chief Executive Officer (CEO) or the President, and control functions led by their respective heads."  Concerned Officers are:  • Alan I. Claveria (re-appointed as President on 14 June 2024)  • Felicidad V. Razon (re-appointed as Vice-President / Treasurer / Compliance Officer on 14 June 2024)	CRO and CAE functions are under the strict guidance of the BOD and the ARCC. Internal Auditor is reporting directly to ARCC.
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control	Compliant	Article 3.3.1.c.ii page 16 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf) provides that:	Comments continue and process of continues and continues are considered and continues of continues and continues of continues and continues of continues and continues of continues and continues and continues of continues and c
functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).		The Board also conducts its own annual Self-Assessment based on KL's Board Self-Assessment approach. Two (2) out of the seven-member board are executive officers and three (3) of the five (5) non-executive board members are independent directors.	
Recommendation 2.9		Manual Paralle Services Services Services	
Board establishes an effective performance management framework that ensures that Management's performance is at	Compliant	Article 3.2.9 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI">https://www.keppelph.com/images/pdfs/KPHI</a> New Manual on Corporate Govenance as Revised.pdf) provides that: "The Board will establish an effective performance	

par with the standards set by the Board and Senior Management.  2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Compliant	management framework that will ensure that the Management, including the President, and personnel's performance is at par with the standards set by the Board and Senior Management."  Management submits a summary of the annual performance review and appraisal to the Chairman.  The Board reviews the performance of Management and compares it against prior year's financial performance.	
Recommendation 2.10		compared it against prior year 3 invarieur performance.	
Board oversees that an appropriate internal control system is in place.	Compliant	In furtherance to the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHL New Manual on Corporate Govenance as Revised.pdf) the Board has adopted a system of check and balance and internal controls to ensure the integrity of decision making as well as	The eCSA covers monitoring of internal controls on company policies, functions and procedures relating to the following key areas aspects:
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.  **The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.  **The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.  **The includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.  **The includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.**  **The includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.**	Compliant	the adequacy and effectiveness of the system.  KPHI has a simple organization and operations. Nonetheless, the Company uses the Keppel Group's electronic Control Self-Assessment (eCSA) as part of the mechanism for monitoring and managing potential conflict of interest and determining the adequacy and effectiveness of internal control. In September 2024, KPHI submitted the eCSA for the year 2023 to KL via online submission.  KPHI is likewise guided by KL's Controller's Manual which is updated regularly as need arises.	a) Group controls and accounts, b) Human resources, c) health and safety environment, d) legal and tax matters, e) risk and compliance, f) strategy and development, g) treasury and cash matters, h) IT, i) records to report, procurement, and, j) others related matters  The Keppel Group's Controller's Manual covers the following areas: 1) Ethics 2) Group Policy 3) Group Financial Reporting 4) Financial Information System

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3.	Board approves the Internal Audit Charter.	Compliant	The Board approves recommendations from the ARCC.  One of the Audit Functions of said Committee under Article 3.3.1(b) of the NMCG, as revised, is to "Recommend the approval of the Internal Audit Charter (IA Charter), which formally defines the role of Internal Audit and the audit plan as well as oversees the implementation of the IA Charter."  (link: <a href="https://keppelph.com/corporate-governance/board-committees.html">https://keppelph.com/corporate-governance/board-committees.html</a>	https://keppelph.com/images/pdfs/KPHI - SEC Form 17-C - Results of Organizational Meeting 14 June 2024.pdf
Re	commendation 2.11			
1.	Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	Compliant	In furtherance to the Corporation's NMCG, as revised, which provides for the use of enterprise risk management (ERM) framework, the Audit Risk and Compliance Committee (ARCC) regularly reviews and discusses the following key risks during its regular meetings:  1) Strategic Risks	The Company's objective is to protect and enhance the interest of its stakeholders by committing itself to the principles of risk management, fairness, accountability, and
2.	The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	Compliant	2) Operational Risks 3) Compliance Risks 4) Financial Risks, and 5) Emerging Risks  The ERM functions (i) to (ix) are enumerated on page 14 of the NMGC.  The Enterprise Risk Management Framework following the Keppel Group Framework was submitted to the Board for discussion and continuous improvement last May 6, 2022.	transparency. Thus, it fully embraces, and practices sound corporate governance to instill trust and confidence in the organization.  The Keppel Group assessed the management risk through its quarterly desktop review of the financials of the company.  The Company, including its
EC En	orm – I-ACGR 2024		Likewise, a Risk-Based Audit Plan which has been formulated using the Risk-Based Internal Audit (RBIA)	subsidiaries and associates, submits monthly financial reports to the Keppel Group.

			Elkewine, a Resistanced Augit Rich which has been formulized using the Eist-Based shemal Augit Reist.	
	ethograms risksitt na nas disem- ethograms key business na politicalisms in merchynes moliticalisms block on with carbin divoliticalisms of the management and experien	Causeda	Methodology is being implemented for KPHI. Results and observations on the following auditable areas are highlighted, discussed, and addressed during the regular ARCC meetings:  1) Risk Management 2) Governance and Compliance, and 3) Internal Controls	Any risk or issues are highlighted, discussed, and addressed in the regular Audit, Risk and Compliance Committee (ARCC) meetings.  The ARCC provides oversight over Management's activities in managing credit, market, liquidity, operational, legal, and other risks of the corporation which function includes regular receipt from Management of information on risk exposures and risk management activities.
Re	commendation 2.12			
1.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Compliant	Article 3.3.1 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI New Manual_on_Corporate_Govenance_as_Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI New Manual_on_Corporate_Govenance_as_Revised.pdf</a> ) states that the Board will provide Board committees that focus on specific board functions to aid in the optimal performance and responsibilities.	
2.	Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	The Board Charters are available at the Corporation's website at <a href="https://keppelph.com/corporate-governance/board-committees.html">https://keppelph.com/corporate-governance/board-committees.html</a>	
2.	Board Charter is publicly available and posted on the company's website.	Compliant	gie kosid ashieves reconsissaning nodilikę Akcio	PARTY CONTROL OF THE PROPERTY OF THE PARTY O
Ad	Iditional Recommendation to Principle	e 2		
III DATE	Board has a clear insider trading policy.	Compliant	The corporation's insider trading policy can be found on its website at <a href="http://keppelph.com/images/pdfs/INSIDER TRADING POLICY.pdf">http://keppelph.com/images/pdfs/INSIDER TRADING POLICY.pdf</a>	5) Value Managument 6) Internal Control Indinesers 7) Group Accounting Policies 8) Checklish
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<ol> <li>Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.</li> </ol>	Compliant	Loans, if any, are conducted at arm's length basis and at market rates provided by banks.  The company does not grant loans to its directors. However, executive positions are entitled to company loans as part of their compensation package.	
2. Company discloses the types of decision requiring board of directors' approval.	Compliant	As provided in Article 4.1.1 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf), "the Board will establish corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of KPHI's financial condition, results and business operations."  The types of decision that Management submits to the Board of Directors for approval are as follows:  a. Amendment or appeal of by-laws or the adoption of new by-laws, b. Distribution of dividends, c. Sale or purchase of investment property, d. Enter into merging or joint venture, e. Filling up of vacancies in the Board. f. Bank signatories and level of authority. g. Approval of quarterly or annual financial reports as required by SEC, PSE, and Bureau of Internal Revenue h. All items approved by ARCC and the CGNC. i. Other disclosable matters required by SEC & PSE.	

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

Recommendation 3.1			NO SECTION
Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Compliant	Article 3.3 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI_New_Manu_al_on_Corporate_Govenance_as_Revised.pdf) states that:  "Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and compensation."  Further, Article 3.3.1 of the NMCG states that: "the Board will establish board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.  The Board will constitute the following Committees:  Executive Committee  Audit, Risk and Compliance Committee  Audit, Risk and Compliance Committee  Related Party Transactions  Corporate Governance and Nomination Committee  Corporate Governance  Nomination  Compensation	
Recommendation 3.2  1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	Compliant	Information on the ARCC can be found in Article 3.3(b) of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf).  The ARCC has the following functions: - Audit - Enterprise Risk Management - Related Party Transaction	

		One of the functions of the ARCC under Article 3.3.1 (b)xii of the NMCG, as revised, is to "Recommend to the Board the appointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of KPHI, and provide an objective assurance on the manner by which the financial statements will be prepared and presented to the stockholders."	
Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	Article 3.3.(b) of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf)  provides that: "The ARCC will be composed of at least three (3) appropriately qualified non-executive directors, the majority of whom, including the Chairman, will be independent."  The ARCC is composed of the following non-executive directors:  1. Celso P. Vivas, Chairman, Lead Independent Director 2. Ramon J. Abejuela, Independent Director 3. Leonardo R. Arguelles, Jr., Independent Director 4. Stefan Tong Wai Mun, Member (link: http://www.keppelph.com/corporate-governance/board-committees.html)	
As the members of the committee     Invertelment background     Instrument with antition     Instrument in the measo!     Instrument in the measo!     Instrument in the measo!	Contribut	Anticle 5 subsport the Comproment's MACCS, so revised. This high control of the Compromentation of the Compromenta	

3.	All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	Article 3.3.(b) of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI_New_Manu_al_on_Corporate Govenance as Revised.pdf)_provides that: "All of the members of the committee must have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance."  Refer to SEC Form 17A-2024 Annual Report Item 9(a) iii, iv, and v. (https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_17A_2024 and Sustainability Report_Conso_FS_and_Paren_t.pdf) and in SEC Form 20IS-2025 Information Statement (link: https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_2_0_IS_pdf) and in Recommendation 1.1 above.	
4.	The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	Article 3.3.(b) of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New_Manual on Corporate Govenance as Revised.pdf) provides that: "The Chairman of the ARCC will not be the chairman of the Board or of any other committees."  The Chairman of the ARCC is Mr. Celso P. Vivas, Lead Independent Director. His detailed qualifications are provided at: http://www.keppelph.com/corporate-governance/board-committees.html, https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_17A_2024_and_Sustainability_Report_Conso_FS_and_Parent.pdf) )_ Part III, Item 9 (a) (iii) and in SEC Form 20IS-2025 Information Statement, which can be viewed at https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_20_IS_pdf).	

Supplement to Recommendation 3.2	Compliant	As not Adialo 22 lb Audit f I'm	
Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	As per Article 3.3.1b.vii Audit functions, (link: http://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf) one of ARCC's Audit Functions is to "Evaluate and determine the non-audit work, if any, of the External Auditor, and review periodically the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to KPHI's overall consultancy expenses. The committee will disallow any non-audit work that will conflict with his auties as an External Auditor or may pose a threat to his independence. The non-audit work, if allowed, will be disclosed in the KPHI's Annual Report and Annual Corporate Governance Report."  There are no non-audit services conducted during the period. (link: https://www.keppelph.com/images/pdfs/KPHI SEC Form 17A 2024 and Sustainability Report Conso FS and Paren t.pdf), Part II, Item 8 (a)).	
2. Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	The ARCC meets with the External Auditor before the commencement and clearance meeting of the year under Audit. Management is invited to attend to answer issues discussed during the meeting.  The External Auditor and the ARCC met two (2) times in 2024:  1. 12 November 2024  2. 20 December 2024  The Committee met with the external auditor without the Management on 20 December 2024.	

Optional: Recommendation 3.2		AMERICA CONTRACTOR DE PROPERTO DE LA CONTRACTOR DE LA CON	为 Padding (1997年) 1997年 (1997年) 1997年
. Audit Committee meet at least four times during the year.	Compliant	The ARCC met five (5) times in 2024: 1. 29 January 2024 2. 10 May 2024 3. 13 August 2024 4. 12 November 2024 5. 20 December 2024	
2. Audit Committee approves the appointment and removal of the internal auditor.	Compliant	KPH has Internal Auditor in the person of Eleanor E. Macomb. She was hired last March 1, 2024. The former internal auditor resigned March 31, 2023. KPHI is further guided by KL's policy on internal control systems. The Internal Auditor reviews the ERM and recommends policies on internal control system and sees to it that it meets the policies of KL and other local standards.	
ecommendation 3.3			
Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	Compliant	Information on the Corporate Governance and Nomination Committee (CGNC) can be found in Article 3.3(c) of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf).  The CG, Nomination & Compensation functions is found on pages 16, 17 and 20, respectively, of the NMCG at the link above.  As per Article 3.3(c) Nomination functions (vii) of the Corporation's NMCG, as revised, "the nomination and election process includes the review and evaluation of the qualifications of all persons nominated to the Board, in relation to criteria set forth in KPHI's Manual on Corporate Governance, By-Laws, and applicable regulations, including whether the candidate: possess the knowledge, skills, experience; has independence of mind, especially the Non-Executive Directors, given their responsibilities to the Board; has a record of integrity and good repute; has sufficient time to carry out the responsibilities; and has the ability to promote smooth interaction between board members."	

2. The Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Compliant	Article 3.3(c) of the Corporation's NMCG, as revised, provides that the Commission will be composed of at least three members, all of whom will be independent directors, including the Chairman.  The Corporation's CGNC is composed of the four directors, three of whom are independent directors, as follows:  1. Ramon J. Abejuela - Chairman, Independent 2. Celso P. Vivas—Member, Independent 3. Leonardo R. Arguelles, Jr., Member, Independent 4. Stefan <u>Iona</u> Wai Mun—Member (link: <a href="http://www.keppelph.com/corporate-aovernance/board-committees.html">http://www.keppelph.com/corporate-aovernance/board-committees.html</a> )  Please refer to SEC Form 17A-2024 Annual Report (link: <a href="https://www.keppelph.com/images/pdfs/KPHI SEC Form-17A-2024-and-Sustainability Report Conso FS and Parent.pdf">https://www.keppelph.com/images/pdfs/KPHI SEC Form-17A-2024-and-Sustainability Report Conso FS and Parent.pdf</a> ) Part III, Item 9(a), and in SEC Form 20-IS -2025 Information Statement (link: <a href="https://www.keppelph.com/images/pdfs/KPHI Definitive-Information-Statement-2025.pdf">https://www.keppelph.com/images/pdfs/KPHI Definitive-Information-Statement-2025.pdf</a> ), and refer to comments of Recommendation 1.1 f	
Chairman of the Corporate     Governance Committee is an independent director.	Compliant	The Chairman of the Corporate Governance and Nomination Committee is Mr. Ramon J. Abejuela, an Independent Director, 75 years old, Filipino, has been elected as Independent Director of KPHI since 14 September 2017. His detailed qualifications be found in the link.  Please refer to SEC Form 17A-2024 Annual Report (link: https://www.keppelph.com/images/pdfs/KPHI 2024 SEC F	
Corectorie (covernment) Committee mast of least twice dustria instruction	i conspen	ORM 17A AFS and Sustainability Report with Parent Company.pdf) Part III, Item 9(a), (iv) and in SEC Form 20IS – 2025 Information Statement (link: https://www.keppelph.com/images/pdfs/KPHI_Definitive_Information_Statement_2025.pdf).	

		SAULIEU MARGUENI MATERIA	
Optional: Recommendation 3.3.			
Corporate Governance     Committee meet at least twice     during the year.	Compliant	The CGNC met two (2) times in 2024: 1. 10 May 2024 2. 13 August 2024	
Recommendation 3.4			
<ol> <li>Board establishes a separate         Board Risk Oversight Committee         (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.     </li> </ol>	Compliant	The function of Risk Oversight is performed by the ARCC. The information can be found in Article 3.3(b) of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf</a> ).  The ARCC has the following functions:  • Audit • Enterprise Risk Management • Related Party Transaction	
BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Compliant	Article 3.3.(b) of the Corporation's NMCG, as revised, provides that: "The ARCC will be composed of at least three (3) appropriately qualified non-executive directors, the majority of whom, including the Chairman, will be independent."  The ARCC is composed of four directors three of whom are independent directors, as follows:  1. Celso P. Vivas - Chairman, Lead Independent 2. Ramon J. Abejuela—Member, Independent 3. Leonardo R. Arguelles - Member, Independent 4. Stefan Tong Wai Mun—Member  (link: http://www.keppelph.com/corporate-governance/board-committees.html)	

3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	Article 3.3.(b) of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf</a> ) provides that: "The Chairman of the ARCC will not be the chairman of the Board or of any other committees."  Note that one of the functions of the ARCC is risk oversight. Please refer to Recommendation 3.2 item 4 for the qualification of the Chairman of ARCC, Mr. Celso P. Vivas, which covers the Risk Oversight.	
4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	Article 3.3.(b) of the Corporation's NMCG, as revised, provides that: "All of the members of the committee must have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance."	
	ferra their capecine purposas, memberalysis, structures, operatoris importing prodess, security prodess, security and chair relevant described and chair relevant capeciness provide conditions to evaluating the conditions to evaluating the conditions.	g outgrad	Please refer to Recommendation 1.1 for the qualifications of directors, SEC Form 17A-2024 Annual Report (link: <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_17A_2024_and_Sustainability_Report_Conso_FS_and_Parent.pdf">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_17A_2024_and_Sustainability_Report_Conso_FS_and_Parent.pdf</a> ).  Part III, Item 9(a), and in SEC Form 20IS -2025 Information Statement (link: <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_2">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_2</a> 0_IS_DIS.pdf).	
	commendation 3.5			
1.	Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Compliant	The function of a Related Party Transactions (RPT) committee is performed by the ARCC, information can be found in Article 3.3(b) of the Corporation's NMCG, as revised, (link:  https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Governance as Revised.pdf). RPT is one of the functions of ARCC.	

2.	RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	Article 3.3.(b) of the Corporation's NMCG, as revised, provides that: "The ARCC will be composed of at least three (3) appropriately qualified non-executive directors, the majority of whom, including the Chairman, will be independent."	
Re	commendation 3.6			
1.	All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	Committee charters can be found on the Corporation's website at <a href="http://keppelph.com/corporate-governance/board-committees.html">http://keppelph.com/corporate-governance/board-committees.html</a> .  The Committee charter are as follows:  1. The Board Charter  1.1 The Executive Committee  1.2 The Corporate Governance and Nomination	
2.	Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	Committee  1.3 The Audit and Risk Management Committee  1.3.1 The Internal Audit Charter	
3.	Committee Charters were fully disclosed on the company's website.	Compliant	process:  proces	
	At least one manner of the \$500. Carrelevent Thorough snoweston ding expensors on us snidstin			
	the Chamman of the Birth a not the Chamman of the Birth or of any other committee.			

Principle 4: To show full commitment to the company the directors should devete the time and attacking the first and attacking
Principle 4: To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform
the state of portains and a second and a second portains
their duties and responsibilities, including sufficient time to be familiar with the corporation's business.
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1.	The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.	Compliant	Per the Corporation's latest By-Laws (link: http://keppelph.com/images/pdfs/KPHL Certificate of filing of Amended By-Laws Change in Committees.pdf) Regular and Special Meetings may be conducted by teleconferencing or videoconferencing. The guidelines (nos. 1 to 8) governing the conduct of the latter are found in page 2 to 4 of the Amended By-Laws in the link provided above.  Article 3.4.1. of the Corporation's NMCG, as revised, also provides that "The directors will attend and actively participate in all meetings of the Board, Committees, and Shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission, except when justifiable causes, such as, illness, death in the immediate family and serious accidents, prevent them from doing so. In Board and Committee meetings, the director will review meeting materials and if called for, ask the necessary questions or seek clarifications	
		Cavada	Information on the attendance and participation of directors to Board, Committee and shareholders' meetings can be found in the Company's 2025 Information	
			Statement. (link: https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_20_IS_DIS.pdf) Item H of KPHI Management Report, Corporate Governance, pages 24 of 25 pages.	
2.	The directors review meeting materials for all Board and Committee meetings.	Compliant	Board materials are sent to the Directors at least five (5) days before the actual meeting via hand delivery or via email.	

3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	The Directors actively participate in the Board and Committee Meetings.	
Recommendation 4.2			
1. Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Compliant	Article 3.4.2 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf) provides that "the non-executive directors (NED) of the Board will concurrently serve as directors to a maximum of five (5) publicly listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of KPHI. However, in the event that they serve more than five (5) publicly listed companies, the Board will review this and decide accordingly."  Information on the directorships of the company's directors in both listed and non-listed companies can be found in SEC Form 17A-2024 Annual Report (link: https://www.keppelph.com/images/pdfs/KPHI 2024 SEC FORM 17A AFS and Sustainability Report with Parent Company.pdf) and in SEC Form 20IS – 2025 Information Statement (link: https://www.keppelph.com/images/pdfs/KPHI SEC Form 2	
Recommendation 4.3  1. The directors notify the company's board before accepting a directorship in another company.	Compliant	O IS DIS.pdf).  Notification to the Board started in 2018. (link: https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_2_0_IS_DIS.pdf)	Verbal and email notifications ar provided to the Board, if any.

AR, HERVELD AND THE STREET			
<ol> <li>Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.</li> </ol>	Compliant	The Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	
<ol><li>Company schedules board of directors' meetings before the start of the financial year.</li></ol>	Compliant	The Company prepares annual timetables for all meetings for the ensuing year, including, stockholders' meeting and committees' meeting.	
<ol> <li>Board of directors meet at least six times during the year.</li> </ol>	Compliant	The Board conducted eight (8) Board meetings in 2024: five (5) regular meetings, one (1) organizational meeting and one (2) special meeting. (link: https://www.keppelph.com/images/pdfs/KPHI 2024_SEC_FORM_17A_AFS_and_Sustainability_Report_with_Parent_Company.pdf) Part V, Exhibits and Schedules and in SEC_Form_20IS2025_ Information_Statement(link: https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_20_IS_DIS.pdf) Item_H_of_KPHI_Management_Report, Corporate Governance_pages_24of_25_pages.	
<ol> <li>Company requires as minimum quorum of at least 2/3 for board decisions.</li> </ol>	Compliant	Article II, Section 2 of the Corporation's By-Laws provides that "A majority of the directors shall be necessary at all the meetings to constitute a quorum for the transaction of any business, and every decision of majority of the quorum duly assembled as a Board shall be valid as a corporate act, except in the case of electing a director/s to fill up a vacancy in the board." (link: <a href="http://keppelph.com/images/pdfs/KPHI Certificate_of_filing_of_Amended_By-Laws_Change_in_Committees.pdf">http://keppelph.com/images/pdfs/KPHI_Certificate_of_filing_of_Amended_By-Laws_Change_in_Committees.pdf</a> )	
Principle 5: The board should endeavor	to exercise an o	bjective and independent judgment on all corporate affairs	
Recommendation 5.1	TO OXCICISO GITO	Specifie and maspendern jouginern on all corporate difalls	
<ol> <li>The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.</li> </ol>	Compliant	The Corporation has three independent directors, as provided for in the latest GIS (link: <a href="https://www.keppelph.com/images/pdfs/KPH">https://www.keppelph.com/images/pdfs/KPH</a> - Y2024 GIS - Signed and Notarized - Redacted.pdf).	

Interplet in the board thousand end cannot be a breathact at less the breathact at less	ryouthoug Taxeligas do or	The three (3) independent directors are Messrs. Celso P. Vivas, Ramon J. Abejuela, and Leonardo R. Arguelles, Jr. Please refer to SEC Form 17A-2024 Annual Report (link: https://www.keppelph.com/images/pdfs/KPHL SEC Form 17A 2024 and Sustainability Report Conso FS and Paren t.pdf) and in SEC Form 20IS – 2025 Information Statement (link:	
E. Cemponn registres of systems colores of expension decision	e acuts any	https://www.keppelph.com/images/pdfs/KPHI SEC Form 20 IS DIS.pdf) and in Recommendation 1.1 above.  Article 3.5.1 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf) provides that "the Board will have at least three (3) independent directors, or such number as to constitute at least one-third (1/3) of the members of the Board, whichever is higher."	
Recommendation 5.2			
The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	Please refer to SEC Form 17A-2024 Annual Report (link: https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_1 7A_2024 and Sustainability Report Conso FS and Parent. pdf) and in SEC Form 20IS – 2025 Information Statement (link: https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_2 0_IS_DIS.pdf) and in Recommendation 1.1 above for the qualifications of the independent directors.	
Supplement to Recommendation 5.2			EAST AND INCOME. THE SECOND
<ol> <li>Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.</li> </ol>	Compliant	As indicated in Article II Section 2 of the Corporation's By- Laws, "The directors shall act only as a board, and the individual directors have no power as such." (link: http://keppelph.com/images/pdfs/KPHI Certificate of filin g of Amended By-Laws Change in Committees.pdf)	

The independent directors serve for a cumulative term of nine	Compliant	As per SEC Form 17A-2024 Annual Report Item 9(a) iii, iv, and	
years (reckoned from 2012).		v.(links: https://www.keppelph.com/images/pdfs/KPHI 2024 SEC FO RM 17A AFS and Sustainability Report with Parent Compa ny.pdf) and in SEC Form 20IS-2025 Information Statement	
		(link: https://www.keppelph.com/images/pdfs/KPHI_SEC_F orm 20 IS DIS.pdf).	
	Chambana	Mr. Celso P. Vivas has been an independent Director since 2005, and Mr. Ramon J. Abejuela since 2017 and Mr. Leonardo R. Arguelles, Jr., in 2020. Reckoning from 2012, the cumulative term of nine (9) years has not yet lapsed for Mr. Ramon J. Abejuela and Mr. Leonardo R. Arguelles, Jr.	
		Mr. Celso P. Vivas being an independent director has	
	The section of	exceeded the maximum term of nine (9) years this 2024. The Corporate Governance and Nomination Committee approved the nomination of Mr. Vivas to continue as Lead independent director considering his excellent track record, notably his advocacy for corporate governance, his dedication and general professional approach to all matters at the ARCC, the CGNC and the Board of	
		Directors' level, contributed immensely in ensuring that adequate mechanisms for proper checks and balances in the Corporation are in place, as well as in securing objective judgement on corporate affairs. Clearly, despite maximizing the 9-year term, the re-election of Mr. Vivas for another term will prove beneficial in even more strengthening Board independence. This was presented	
		and approved by the stockholders during the Annual Stockholders Meeting on 14 June 2024. (Link:	
	Compliain -	https://www.keppelph.com/images/pdfs/KPHI_SECForm17	

2. The company bars an	Compliant	As provided for in Article 3.5.3 of the Corporation's NMCG,	Please refer to Recommendation
independent director from serving in such capacity after the term limit of nine years.	Compilarii	as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf), "The Board's independent directors will serve for a maximum cumulative term of nine (9) years. After which, the independent director will be perpetually barred from reelection as such in the same company but may continue to qualify for nomination and election as a non-independent director."	5.3 Item 1 above.
<ol> <li>In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.</li> </ol>	Compliant	As provided for in Article 3.5.3 of the Corporation's NMCG, as revised, "in the instance that the company wants to retain an independent director who has served for nine (9) years, the Board will provide meritorious justification/s and seek shareholders' approval during the annual shareholders' meeting."	Please refer to Recommendation 5.3 Item 1 above.
Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Compliant	As provided for in Article 3.5.4 of the Corporation's NMCG, as revised, "the positions of Chairman of the Board and the President will be held by separate individuals, and each will have clearly defined responsibilities. This will foster an appropriate balance of power, increased accountability, and better capacity for independent decision-making. The Chairman of the Board is not a member of the Executive Committee or officer of the Company."	
		The Chairman of the Board as indicated in the Corporation's GIS is Mr. TAN KUANG LIANG effective April 3, 2024. (links: https://www.keppelph.com/images/pdfs/KPH	
The inflerencer) doctor very test a cumulative form of new years we considered from 2013).	Complete	Y2024 GIS - Signed and Notarized - Redacted.pdf). https://www.keppelph.com/images/pdfs/KPHI Y2024 GIS A mended Apr 11 2024.pdf)	

The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	The responsibilities of the Chairman and the Chief Executive Officer are clearly defined. These are enumerated in Article 3.5.4 a & b of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI">https://www.keppelph.com/images/pdfs/KPHI</a> New Manual on Corporate Govenance as Revised.pdf).  The functions of the Chief Executive Officer are performed by the President of the Board.	
Recommendation 5.5			
If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	Compliant	As provided in the Corporation's SEC Form 17-C filed with the SEC on 14 June 2024 on the results of the Organizational Meeting on the same day. The Chairman of the Board, Mr. Tan Kuang Liang, is not an independent director.  The Lead Independent Director is Mr. Celso P. Vivas. (Link: https://www.keppelph.com/images/pdfs/OrgBoD - SEC17-C - Results of 14 June 2024 OrgBoD.pdf).	
December 1			The colorations in class impair dies for known in Gred which is also make the form of the colorations.
Recommendation 5.6  1. Directors with material interest in a	Consultant		
transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant	As provided for in Article 3.5.6 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI">https://www.keppelph.com/images/pdfs/KPHI</a> New Manual on Corporate Govenance as Revised.pdf) "a director with a material interest in any transaction affecting KPHI will abstain from taking part in the deliberations to ensure that he has no influence over the outcome of the deliberations."	avoid, #RGC, CTSRC, WREN investing adherences are compressed in advances. The ARCC remonstablings archade, compagnities, meetings and dissociate, with the presence of custing without the presence of material and abouter had
Control (No. 120 Marks Asset 1972)		The non-axecutive cire and (NEDS), including inseptendant	

Re	commendation 5.7	And the latest the lat		
	The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	Compliant	The non-executive directors (NEDs), including Independent Directors (IDs), had a meeting with the external auditor without the presence of Management on 20 December 2024.  Meetings are always chaired by the Lead Independent Director. Form 20IS – 2025 Information Statement (link: https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_2_0_IS_DIS.pdf).	All the NEDs participate in all Board, ARCC, CGNC, which meeting schedules are announced in advance. The ARCC responsibilities include, among others, meetings, and dialogues with the external auditors without the presence of management. The ARCC chairperson is also the lead independent director.  On the other hand, the head of the compliance function reports directly to the CGNC which is also chaired by the ID.
2.	The meetings are chaired by the lead independent director.	Compliant	The Lead Polispervision Checkin's Mr. Cate 7, Myss. (Univ. pilesterway yether by confinings and detailed to the first	
0	otional: Principle 5			
_	None of the directors is a former CEO of the company in the past 2 years.	Compliant	As provided for in the SEC Form 17A-2024 Annual Report Item 9(a) iii, iv, and v. (link: https://www.keppelph.com/images/pdfs/KPHI SEC Form 17A 2024 and Sustainability Report Conso FS and Paren t.pdf) and GIS (link: https://www.keppelph.com/images/pdfs/KPH - Y2024 GIS - Signed and Notarized - Redacted.pdf). The current President is Mr. Alan I. Claveria who was elected as such on 14 September 2017.	

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

SIGNYS	commendation 6.1			
	Board conducts an annual self- assessment of its performance as a whole.	Compliant	As provided for in Article 3.6 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI">https://www.keppelph.com/images/pdfs/KPHI</a> New Manual on Corporate Govenance as Revised.pdf)  3.6.1. The Board will conduct an annual self-assessment of	
2.	The Chairman conducts a self- assessment of his performance.	Compliant	its performance, including the performance of the Chairman, individual members, and committees. If the	
3.	The individual members conduct a self-assessment of their performance.	Compliant need arises, every three (3) years, the assessment will be supported by an external facilitator.		
4.	Each committee conducts a self-assessment of its performance.	Compliant	3.6.2 The Board will have in place a system that provides, at the minimum, criteria, and a process to determine the performance of the Board, the individual directors, committees, and such a system will allow for a feedback mechanism from the shareholders.  The Board conducts on an annual basis the self–assessment. The Board self-assessment for 2023-2024 was presented on 10 May 2024 meeting of the CGNC and the results thereof were discussed on 13 August 2024.	
5.	Every three years, the assessments are supported by an external facilitator.	Compliant	As provided for in Article 3.6.1 of the Corporation's NMCG, as revised,  "If the need arises, every three (3) years, the assessment will be supported by an external facilitator." Since 2017, the Company has determined that it does not need an external facilitator.	

Recommendation 6.2	Constinut	As a social of facility Adiabatic 2 / 2 of the Comparation to NIMCC	
<ol> <li>Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.</li> </ol>	Compliant	As provided for in Article 3.6.2 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf), "the Board will have in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, the individual directors, committees and such system will allow for a feedback mechanism from the	
The system allows for a feedback mechanism from the shareholders.	Compliant	shareholders."  The self-assessment form is the system being used to review the performance of the Board. The Company website can be used by the Shareholders for information they would like to get from the Corporation and email addresses of the officers and corporate secretary are available. (link: <a href="http://www.keppelph.com/investor-relations/investor-relations-programs.html">http://www.keppelph.com/investor-relations/investor-relations-programs.html</a> )	

Recommendation 7.1			
Board adopts a Code of Business	Compliant	The corporation's Code of Business Conduct and Ethics can	
Conduct and Ethics, which	/ outsides	be found in its website at <a href="http://keppelph.com/corporate-">http://keppelph.com/corporate-</a>	
provide standards for professional		governance/code-of-business-conduct-and-ethics.html.	
and ethical behavior, as well as		Control of and ball of a second of the land of the lan	
articulate acceptable and	Compani	is authoritorica, includate bur aerioenence et de	
unacceptable conduct and		- A & E The Socrat will conclude an annual self-posteriorist of	
practices in internal and external		STUTION TO COMPLETE TO A STUTION OF THE STUTION OF	
dealings of the company.		BUDGE (ASSESSED DE COURT DE CO	
A SANTAN LA PARTICIO DE LA PARTICIONA DEL PARTICIONA		Lawrence Control of the Control of t	

2.	The Code is properly disseminated to the Board, senior management and employees.	Compliant	The Corporation's Code of Business Conduct and Ethics may be disseminated to the Board, senior management, and employees via email. These are also found on its website at <a href="http://keppelph.com/corporate-governance/code-of-business-conduct-and-ethics.html">http://keppelph.com/corporate-governance/code-of-business-conduct-and-ethics.html</a> .	
3.	The Code is disclosed and made available to the public through the company website.	Compliant	The Corporation's Code of Business Conduct and Ethics can be found in its website at <a href="http://keppelph.com/corporate-governance/code-of-business-conduct-and-ethics.html">http://keppelph.com/corporate-governance/code-of-business-conduct-and-ethics.html</a> .	
Su	pplement to Recommendation 7.1	STATE OF THE PARTY OF		
	Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	According to the Corporation's Code of Business Conduct and Ethics:  "Conduct of Business and Fair Dealings" This addresses standards of ethical business behavior including anti-corruption, the offering and receiving of gifts, hospitality and promotional expenditures and dealings with Keppel associates.	
Re	commendation 7.2	And the second		
1.	The Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Compliant	All employees must comply with the Code of Business conduct and Ethics and internal policies which were disseminated via email to the Company Officers and staff.	
2.	The Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	As provided in Article 4.1.1.00 the convention which as a constant of the convention	co and tight that jest oug

#### Disclosure and Transparency

**Principle 8:** The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.

				Section.		
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1.	Board establishes corporate
	disclosure policies and procedures
	to ensure a comprehensive,
	accurate, reliable, and timely
	report to shareholders and other
	stakeholders that gives a fair and
	complete picture of a company's
	financial condition, results and
	business operations.

#### Compliant

As provided in Article 4.1.1 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf), "the Board will establish corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of KPHI's financial condition, results and business operations."

Company disclosures are available on the Corporation's website at <a href="http://keppelph.com/company-disclosures.html">http://keppelph.com/company-disclosures.html</a> and on the PSE Website. <a href="https://edge.pse.com.ph/companyDisclosures/form.do?cmpy\_id=87#">https://edge.pse.com.ph/companyDisclosures/form.do?cmpy\_id=87#</a>

## Supplement to Recommendations 8.1

1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty- five (45) days from the end of the reporting period.

### Compliant

All financial reports covering Year 2024 were filed within the prescribed deadlines of the applicable external regulatory bodies.

Company disclosures are available on the Corporation's website at http://keppelph.com/company-disclosures.html\_and on the PSE Website at https://edge.pse.com.ph/companyDisclosures/form.do?cmpy\_id=87#

3.	Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Compliant	The SEC Form 17A–2024 Annual Report (link: https://www.keppelph.com/images/pdfs/KPHI 2024 SEC FORM 17A AFS and Sustainability Report with Parent Company.pdf) which was electronically filed on 31 March 2025, provides information as follows: Part III Item 11 – Security Ownership of Certain Record and Beneficial Owners and Management, and Item 12–Certain Relationships and Related Transactions.	Please also refer to Consolidated Audited Financial Statements for 2024—Note 1— General Information, Note 11 Related party transactions: Note 13—Share capital and share premium.
Red	commendation 8.2	TO STATE OF THE ST		
1.	Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three (3) business days.	Compliant	As provided in Article 4.1.2 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHL New Manual on Corporate Govenance as Revised.pdf), KPHI will have a policy requiring all directors and officers to disclose/report to KPHI any dealings in KPHI's shares within	
2.	Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	three (3) business days. Directors and officers are aware that they must inform the Company of any dealings in the Company shares as this has been discussed in the various Corporate Governance Seminars.	
			covertion and confiniting therethings that submission of SEC Form 23-A or 23-5 to SEC public dwiners a report Top 20, Top 100 Sharenoisters which are all postated on ins 735 watsite.  Interviewed on the Company's which a differ in the Company's watche of the high of SEC public Company's watches of the company's watche of the high company's watches of the company's watches of the company's watches of the company's watches of the company's watches or the company's watc	Comporty may be loand on the washing of the comporty may be loand on the comport of the comport
	Transfer of the state of the st		The Company disclass any movement in the more of the	The state indicates the characters of the

. 8.				
	pplement to Recommendation 8.2  Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buyback program).	Compliant	The Company discloses any movement in the shares of the directors and controlling shareholders thru submission of SEC Form 23-A or 23-B to SEC, public ownership report, Top 20, Top 100 Shareholders which are all disclosed on the PSE website at (link: https://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=87)and on the Company's website at (link: https://www.keppelph.com/investor-relations/share-information.html; and at https://www.keppelph.com/company-disclosures.html).	The shareholding structure of the Company may be found on its website at http://www.keppelph.com/home/our-company/shareholdings-structure.html.
Re	commendation 8.3	MISS THE CASE OF		
1.	Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications and assess any potential conflicts of interest that might affect their judgment.	Compliant	Refer to answer in Recommendation 1.1 and SEC Form 17A – 2024 Annual Report, Part III Item 7 Directors and 2 other officers of the Issuer and SEC Form 20IS—2025 Information Statement (links: https://www.keppelph.com/images/pdfs/KPHI_SEC_Form 17A_2024 and Sustainability Report_Conso_FS_and_Paren t.pdf) and https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_20_IS_DIS_pdf)	
			Per Article 3.1.1 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf), "the Board will always ensure that it has an appropriate mix of competence and expertise and that its members remain qualified for their positions individually and collectively, to enable it to fulfill its roles and responsibilities and respond to the needs of the organization based on the evolving business environment and strategic direction."	Serverol information. Nede 1) Selverol information. Nede 1) Selverol prote versechens: Note S-Shore continue on the premion.

to answer in Recommendation 1.1 and SEC Form 17A Annual Report, Item 7 Directors and 2 other officers Issuer and SEC Form 20IS— 2025 Information nent (links:  //www.keppelph.com/images/pdfs/KPHI_SEC_Form_1 24 and Sustainability Report Conso FS and Parent. Ind  //www.keppelph.com/images/pdfs/KPHI_SEC_Form_2 ISS.pdf).	Average Among to the second se
revised, (link: /www.keppelph.com/images/pdfs/KPHI New Manu Corporate Govenance as Revised.pdf), "The will align the remuneration of key officers and board pers with the long-term interests of KPHI. In doing so, it mulate and adopt a policy specifying the relationship ten remuneration and performance. Further, no for will participate in discussion or deliberations and his own remuneration. The directors' tensation will always be in accordance with the Byford Stephal and/or as approved by the stockholders during anual stockholders' meeting. The Board will, from time ten, approve reasonable per diem that a director may be in the Board and Board Committee meetings.	For the year 2024, per the Corporation's 17-A and Minutes of the Annual Meeting of the Stockholders on 14 June 2024, (link: <a href="https://www.keppelph.com/mages/pdfs/KPH">https://www.keppelph.com/mages/pdfs/KPH</a> The directors were paid director's fee amounting to P443,000 each. The Directors received a one-time gift in 2024 aside from the per diem fee of P10,000 per meeting. There is no bonus, profit-sharing, or other compensation plan, contracts, or arrangement in which any director or nominee for election as director, or executive officer, of the registrant will participate.
4	eration, as well as the level and mix of the same in nnual Corporate Governance Report. Also, nies will disclose the remuneration on an individual

2. Company provides a clear	Compliant	Please see Re	commendo	ation 8.4 item	n 1 abo	ve.	
disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.		the Appenies will companies will boss including					
3. Company discloses the	Non-compliant	As Per the C					
remuneration on an individual							
basis, including termination and retirement provisions.		mpany.pdf) th					directors and officers. The directors do not have
remement provisions.		directors and		is the con	iperisa	ion of	compensation except for the per diem and any one-time gift, if
		Description	Year 2025 Estimate	Salary (in Php)	Bonus	Other Annual Compensation	any, which is presented to the stockholders for approval.
		Aggregate for All Officers	2025 Estimate 2024	5,645,000 4,271,000	None	None None	stockholders for approval.
			2023	5,181,000	None	None	grow backering possion
		Aggregate for All	2025 Estimate	6,145,000	None	None	into a from 114 can alice 164 of
		Officers & Directors as a Group	2024	2024 6,400,000 2023 5,831,000			conved a one time of in 1024
		https://www.k 0 IS DIS.pdf).	eppelph.co	om/images/	pdfs/KF	PHI SEC Form	2 ARCHIOZINE GELTY YERE TITY THAT
Recommendation 8.5						A SEE SE	· · · · · · · · · · · · · · · · · · ·
Company discloses its policies	Compliant	Under Article	THE RESERVE OF THE PERSON NAMED IN COLUMN 2 IN COLUMN		Corpor		REPERTORE FOR TARRETTE
governing Related Party		as	the state of the s	evised,		(lir	K: Penart Part III Item 12 and Note
Transactions (RPTs) and other		https://www.k					11 of the Consolidated
unusual or infrequently occurring		al on Corpore					Audited Financial
transactions in their Manual on		corporation's a Related Par					
Corporate Governance.		a kelalea Fai	ly ilulisacii	OH (KFI) TOH	Chori, v	mich provide	https://www.keppeipn.com/image
		"As one of the	functions of	of the ARCC	the C	ommittee is	/pdfs/KPHI_SEC_Form_17A_2024_a
							d Sustainability Report Conso FS
		tasked in general to review all material related party transactions of KPHI to ensure that it is an arms-length, market based and in compliance with all applicable laws."				nd Parent.pdf) and SEC Form 20IS	
						" 2025 Information Statement (https://www.keppelph.com/imag	
	Complan	Raign to consum					stadfs IVALL SEC Form 20 IS DIS no
		Further, under	Article 4.1.	5 of the NMO	CG, as	revised, "KPH	5/ Pais/ KI TH SEC TOTH 20 15 DIS. DI

		(RPTs) and other unusual or infrequently occurring transactions. The material or significant RPTs reviewed and approved during the year will be disclosed in its Annual Corporate Governance Report."	
Company discloses material or significant RPTs reviewed and approved during the year.	Compliant	Related Party Transactions of the Corporation are indicated in Part III, Item 12 of the SEC Form17-A –2024 Annual Report and Note 11 of the Consolidated Audited Financial Statements. (link: <a href="https://www.keppelph.com/images/pdfs/KPHI 2024 SEC FORM_17A_AFS">https://www.keppelph.com/images/pdfs/KPHI 2024 SEC FORM_17A_AFS</a> and Sustainability Report with Parent Company.pdf).	
upplement to Recommendation 8.5			
Company requires directors to disclose their interests in transactions or any other conflicts of interest.	Compliant	Article 3.2.10 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI">https://www.keppelph.com/images/pdfs/KPHI</a> New Manual on Corporate Govenance as Revised.pdf) provides that "The Board will oversee that an appropriate internal control system is in place, including setting up a mechanism for monitoring and managing potential conflicts of interest of Management, board members, and shareholders."	
optional: Recommendation 8.5	05445005		NEWSKI WAS KRIDE AND IN
Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Compliant	RPTs are conducted in such a way to ensure that they are fair and at arm's length. RPTs of the Corporation are indicated in Part III, Item 12 of the SEC Form 17A—2024 Annual Report and Note 11 of the Consolidated Audited Financial Statements: (link: https://www.keppelph.com/images/pdfs/KPHI SEC Form 17A 2024 and Sustainability Report Conso FS and Paren t.pdf).	

Recommendation 8.6			
1. Company makes a full, fair, accurate, and timely disclosure to the public of every material fact or event that occurs, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.	Compliant	Disclosures are posted at the Company's website at <a href="http://keppelph.com/company-disclosures.html">http://keppelph.com/company-disclosures.html</a> and the PSE Website - <a href="https://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=87">https://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=87</a>	
2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.  2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	Article 4.1.6 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf) provides that "KPHI will make a full, fair, accurate and timely disclosure to the public of every material fact or event that occurs, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. Moreover, the Board of the offeree company will appoint an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets." The Company avails of the services of a SEC-accredited appraiser, Vitale' Valuation Services Inc. marketing@vitalevaluation.com.ph with SEC Accreditation No. 017 (Valid until 11 August 2027), to appraise the fair market value of investment properties of the Company.	
		(RITIS) and other unusual acinosqueolis paguing interpretations. The material or agree on RITIS reviewed and appropried desires the year will be declared in a vimuos deposate Grovemance Report.  Batted Park Interpretations of the declares or managed.	

Supplement to Recommendation 8.6			
1. Company discloses the existence, justification, and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	Compliant	Disclosures are posted at the Company's website at <a href="http://keppelph.com/company-disclosures.html">http://keppelph.com/company-disclosures.html</a> and the PSE Website at <a href="https://edge.pse.com.ph/companyDisclosures/form.do?cm">https://edge.pse.com.ph/companyDisclosures/form.do?cm</a> py id=87  No transaction subject to such disclosure occurred during the period.	
Recommendation 8.7			
Company's corporate     governance policies, programs     and procedures are contained in     its Manual on Corporate     Governance (MCG).	Compliant	The NMCG was first submitted and approved by the Board on 16 June 2017 and was revised, submitted to, and approved by the Board on 10 November 2017. This was resubmitted to SEC on 20 November 2017 and PSE. It is available on the Company's website at https://www.keppelph.com/images/pdfs/KPHI New Manu	
<ol><li>Company's MCG is submitted to the SEC and PSE.</li></ol>	Compliant	al on Corporate Govenance as Revised.pdf and on the PSE Website at https://edge.pse.com.ph/companyDisclosures/form.do?c	
<ol><li>Company's MCG is posted on its company website.</li></ol>	Compliant	mpy_id=87	
Supplement to Recommendation 8.7			ASSESS RESIDENCE OF STATE OF S
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	The NMCG was first submitted and approved by the Board on 16 June 2017 and was revised, submitted to, and approved by the Board on 10 November 2017. This was resubmitted to SEC on 20 November 2017 and PSE. It is available on the Company's website at <a href="https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf</a> and the PSE Website <a href="https://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=87">https://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=87</a>	

Optional: Principle 8		
Does the company's Annual     Report disclose the following     information:	Compliant	SEC Form 17A-2024 Annual Report (link: https://www.keppelph.com/images/pdfs/KPHL SEC Form 17A 2024 and Sustainability Report Conso FS and Paren t.pdf) contains the following:
a. Corporate Objectives	Compliant	Corporate objectives can be found in Part I Business and General Information.  Financial and non-financial performance indicators and
<ul> <li>b. Financial performance indicators</li> </ul>	Compliant	
c. Non-financial performance indicators	Compliant	Dividend Policy can be found on Part II Operational and Financial Information.
d. Dividend Policy	Compliant	Details on the Directors and Total Remuneration can be found on Part III Control and Compensation Information.
<ul> <li>e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors</li> </ul>	Compliant	Details on Directors' attendance in the meeting can be found on the Definitive Information Statement 2025 (link: <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_2">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_2</a> O IS DIS.pdf).
<ul> <li>f. Attendance details of each director in all directors' meetings held during the year</li> </ul>	Compliant	Here have a secretary and the secretary and the second place and the sec
<ul> <li>g. Total remuneration of each member of the board of directors</li> </ul>	Compliant	
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such	Compliant	The statement can be found on Part IV Corporate Governance, SEC Form 17A-2024 Annual Report (link: https://www.keppelph.com/images/pdfs/KPHLSEC_Form 17A_2024 and Sustainability Report Conso FS and Paren t.pdf).

3.	The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	Compliant	Upon review and recommendation for approval by the ARCC to the Board, the latter reviewed and approved the reports and the release of the 2024 Consolidated Financial Statements and the 2024 Annual Report and Sustainability Reports on its meeting held on 26 February 2025 and the same will be submitted to the stockholders for approval in the annual stockholders' meeting (link: <a href="https://keppelph.com/images/pdfs/KPH">https://keppelph.com/images/pdfs/KPH</a> - SEC17-C - Results of 26 Feb 2024 SBoD.pdf).	
4.	The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	Compliant	The SEC Form 17A—2024 Annual Report and the consolidated audited financial statements (link: https://www.keppelph.com/images/pdfs/KPHI_SEC_Form 17A_2024 and Sustainability Report Conso FS and Paren t.pdf) contains "Statement of Management's Responsibility for Financial Statements" duly signed by the Chairman, the President and the Treasurer, as required by SEC.	
5.	The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Compliant	The 2024 Consolidated Audited Financial Statements as part of SEC Form 17A - 2024 Annual Report link: (link: https://www.keppelph.com/images/pdfs/KPHI_SEC_Form 17A_2024 and Sustainability Report_Conso_FS_and_Paren_t.pdf) contains the Financial Risk Management and Capital Management on Note 20.	

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

_	Audit Committee has a robust	Compliant	According to Article 4.2.1 of the Corporation's NMCG, as	
	process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.		revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf) "the ARCC will have a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditor. The appointment, reappointment, removal, and fees of the external auditor will be recommended by the Audit Committee, approved by the Board and ratified by the shareholders. For removal of the external auditor, the reasons for removal or change will be disclosed to the regulators and the public through KPHI's website and required disclosures."	uches oversight of the school to
2.	The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Compliant	Out of the total outstanding shares of the Company as of the 14 June 2024 Annual Stockholders' Meeting, 83.29% were present either in person or by proxy, approved and ratified the appointment of the external auditor and the fee to be fixed by the Management (link: <a href="https://www.keppelph.com/images/pdfs/KPHI_SECForm17-casm_14June2024.pdf">https://www.keppelph.com/images/pdfs/KPHI_SECForm17-casm_14June2024.pdf</a> ).	
3.	For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Compliant	According to Article 4.2.1 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI_New_Manual_on_Corporate_Govenance_as_Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI_New_Manual_on_Corporate_Govenance_as_Revised.pdf</a> ) "the ARCC will have a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditor. The appointment, reappointment, removal, and fees of the external auditor will be recommended by the Audit Committee, approved by the Board and ratified by the shareholders. For removal of the external auditor, the reasons for removal or change will be disclosed to the regulators and the public through KPHI's website and required disclosures."	

Supplement to Recommendation 9.1			
Company has a policy of rotating the lead audit partner every five years.	Compliant	Per Part II, Item 8, Information on Independent Accountant (a) (i) of the (link: https://www.keppelph.com/images/pdfs/KPHI SEC Form 17A 2024 and Sustainability Report Conso FS and Paren t.pdf) and 2025 Information Statements (link: https://www.keppelph.com/images/pdfs/KPHI SEC Form 20 IS DIS.pdf), "the Company is in full compliance with SRC Rule 68, par. 3 (b) (ix) on Rotation of External Auditors. Isla Lipana & Co has been engaged by the Corporation since 2016 and the current Partner since 2023 is Ms. Imelda Dela Vega-Mangundaya.	the Compony has no non-cubi envices performed by its estimate
Recommendation 9.2	\$100 XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX		PARTICIPATION SERVICES
Audit Committee Charter includes the Audit Committee's responsibility on:     i. assessing the integrity and independence of external auditors; and     ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and     iii. exercising effective oversight to	Compliant	The Audit Committee Charger can be found on the Corporation's website at <a href="http://keppelph.com/corporate-governance/board-committees.html">http://keppelph.com/corporate-governance/board-committees.html</a> .	
review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.		reduvent Phippipe problem, sold prof regularity requirements. The Chapter wilk also partition the ARCC's responsibility on reviewing and representation dustifier's selfability and arisective and account from the chapter of selfability and arisective and account of sold."	
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	Please refer to <a href="http://keppelph.com/corporate-governance/board-committees.html">http://keppelph.com/corporate-governance/board-committees.html</a> for the Audit Committee Charter.  Per Article 4.2.2 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHL">https://www.keppelph.com/images/pdfs/KPHL</a> New Manu	

			TUTER VALVE RECORDS CHANGE RECEIVED HER WORK	
	Residence of the control of the cont	(complete)	al on Corporate Govenance as Revised.pdf) "the ARCC Charter will include the ARCC's responsibility on assessing the integrity and independence of external auditors and exercising effective oversight to review and monitor the external auditor's independence and objectivity and the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements. The Charter will also contain the ARCC's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis." The Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis is contained in the NMCG, as revised.	
	Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	Compliant	The Audit Committee Charter can be found on the Corporation's website at <a href="http://keppelph.com/corporate-governance/board-committees.html">http://keppelph.com/corporate-governance/board-committees.html</a> .	
2.	Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	The Audit Committee Charter can be found on the Corporation's website at <a href="http://keppelph.com/corporate-governance/board-committees.html">http://keppelph.com/corporate-governance/board-committees.html</a> .	
Re	ecommendation 9.3			
1.	Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Compliant	Per Article 4.2.3 of the Corp oration's NMCG, as revised (link: <a href="https://www.keppelph.com/images/pdfs/KPHI">https://www.keppelph.com/images/pdfs/KPHI</a> New Manual on Corporate Govenance as Revised.pdf), "KPHI will disclose the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest. The ARCC will be alerted for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be	The Company has no non-audit services performed by its external auditor for the years 2024.

			viewed as impairing the external auditor's objectivity."  Per Article 3.3.1(b)(vii) of the NMCG, as revised, one of the functions of the Audit and Risk Management Committee is to "Evaluate and determine the non-audit work, if any, of the External Auditor, and periodically reviews the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to KPHI's overall consultancy expenses. The Committee will 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, will be disclosed in KPHI's Annual Report and Annual Corporate Governance Report."	
2.	Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Compliant	Please refer to Item 9.3.1 above.	
Su	pplement to Recommendation 9.3			
1.	Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	Please refer to Item 9.3.1 above.	
-0	Iditional Recommendation to Principle	Contract the second contract the		
4.	Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	<ol> <li>Name of the audit engagement partner: Ms. Imelda Dela Vega – Mangundaya, Partner of Isla Lipana and Co. (PwC)</li> <li>CPA Certificate No. 0090670</li> <li>Accreditation Number: 0142</li> <li>Accreditation No. Until 14 November 2025</li> <li>Address: 29th Floor Philamlife Tower, Paseo de Roxas, Makati City</li> <li>Telephone Number: (02) 8845 2728</li> </ol>	

2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	Compliant	PwC is willing to be subjected to SOAR Inspection Program should there be any.	
Recommendation 10.1	e that the mate	rial and reportable non-financial and sustainability issues are discl	osea.
1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	Compliant	Article 4.3.1 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf</a> ) provides: "the Board will have a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance issues of its business, which underpin sustainability. Companies will adopt a globally recognized	
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Compliant	standard/framework in reporting sustainability and non-financial issues."  The Company adopted globally recognized standards or framework in reporting sustainability and non-financial issues.  The Company complied with SEC Memorandum Circular No. 4 Series of 2019 issued on 15 February 2019  Sustainability Reporting Guidelines for Publicly-Listed  Companies. The Sustainability Report was submitted and approved by the Board in the 26 February 2025 meeting and is included in the Annual Report 17A 2024 (Link: https://www.keppelph.com/images/pdfs/KPHI SEC Form 17A 2024 and Sustainability Report Conso FS and Par ent.pdf).	

		The Company has Enterprise Risk Management (55M)	
			William Charles and the Control of t
Principle 11: The company should main channel is crucial for informed decision Recommendation 11.1	tain a compreh -making by inve	ensive and cost-efficient communication channel for disseminatestors, stakeholders, and other interested users.	ing relevant information. This
. Company has media and	Caraclinat		
analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	Compliant	Any relevant information regarding the Company is available to the public and accessible on both PSE and Company website.  https://keppelph.com/announcements- press-news.html; http://www.keppelph.com/company-disclosures.html; and the PSE Edge https://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=87.	The Company has a simple and small structure. It does not have institutionalized investors, hence does not warrant a separate analyst briefing.
Supplemental to Principle 11			
. Company has a website disclosing up-to-date information on the following:	Compliant	Disclosures can be found on the company website at <a href="http://www.keppelph.com/company-disclosures.html">http://www.keppelph.com/company-disclosures.html</a> and the PSE Edge <a href="https://edge.pse.com.ph/companyDisclosures/form.do?c">https://edge.pse.com.ph/companyDisclosures/form.do?c</a> <a href="mailto:mpy_id=87">mpy_id=87</a> .	
<ul> <li>a. Financial statements/reports (latest quarterly)</li> </ul>	Compliant	See. Recommendation 11.1.1	SWEMENTERS TORSE WATER WAS AND MICH. WITH
<ul> <li>b. Materials provided in briefings to analysts and media</li> </ul>	Compliant	need on obsequote du management florierrack in the	introduting statement condictions are selected to the selection of the sel
c. Downloadable annual report	Compliant	on Cornordia Covernorsea de Relibera de Parel Mil	Continue the second
d. Notice of ASM and/or SSM	Compliant	Tilbs: //www.seppelph.cenzingusisspolisized liliga. Adjoco.	CONTRACTOR (CSA) on part of
e. Minutes of ASM and/or SSM	Compliant	Fire Anida S. H. of the Compatitions MACE, principal, first	
f. Company's Articles of Incorporation and By-Laws	Compliant		
additional Recommendation to Principle	211		
Company complies with SEC- prescribed website template.	Compliant	The Corporation's website, <a href="http://keppelph.com/">http://keppelph.com/</a> is compliant with the SEC-prescribed template.	

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

	Presidentation and Bu-Leur			
-	ecommendation 12.1  Company has an adequate and effective internal control system in the conduct of its business.	Compliant	Per Article 5.1.1 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf), "KPHI will have an adequate and effective internal control system and an enterprise risk management framework in the conduct of its business, taking into account its size, risk profile and complexity of operations."	KPHI also uses controlled self- assessment (CSA) as part of the mechanism for monitoring and managing potential conflict of interest. KPHI submitted via online eCSA for the year 2023 in September 2024.
	Construction of the chockship of the chockship in the chockship in the chockship in the chockship. In the chockship in the ch	Conspanse	Per Article 5.1.2 (a to h) "KPHI will have in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve KPHI's operations."  Refer also to Article 5.1.3 (a to f) of the NMCG, as revised.  KPHI hired a new Internal Auditor last March 1, 2024. KPHI is further guided by KL's policy on internal control systems. The	
2.	Company has an adequate and	Compliant	Internal Auditor reviews the ERM and recommends policies on internal control system and sees to it that it meets the policies of KL and other local standards.  Per Article 5.1.1 of the Corporation's NMCG, as revised, (link:	
	effective enterprise risk management framework in the conduct of its business.	C Parkingter to park to the under 0 ph unit tru a combinate	https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf), "KPHI will have an adequate and effective internal control system and an enterprise risk management framework in the conduct of its business, taking into account its size, risk	ng (elevant ralomageon, flus the Company has a smale ond
			The Company has Enterprise Risk Management (ERM) functions under the ARCC as per Article 3.3.1(b) and Article	

			5.1.4 (a-g) and Article 5.1.5 (a-e) of the NMCG, as revised; which provides that "KPHI will have Internal Audit & Risk Manager (IARM), who is the ultimate champion of ERM and has adequate authority, stature, resources, and support to fill his responsibilities, subject to KPHI's size, risk profile, and complexity of operations. Considering the size and operation of KPHI and when need arises, the role of the IARM will be undertaken by the ARCC which has the risk oversight functions."	
	tpa pargoso ynog programs (c.y.g.cashdess) coupoly, yar a dames cahar	Contains	Keppel Group Framework was submitted to the Board for discussion and continuous improvement last May 6, 2022. Please refer to the comment on Recommendation 2. 11	
Sup	oplement to Recommendations 12.1		<b>国民主义的研究和</b> 国际的国际企业的国际企业的国际企业。	
1.	Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance, and compliance with the said issuances.	Compliant	Officers and staff have appropriate training and awareness through seminars and conferences attended within the year which are suited to the needs of the company and in compliance with new issuances of government entities.  Corporate Governance Manual and company policies are disseminated through the website and by sending emails.  The compliance system is stated in Article 8 (8.1 to 8.2.5) of the Corporation's NMCG, as revised with the link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Governance as Revised.pdf).	
	ional: Recommendation 12.1			· 对。如何是是是一种的
	Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed, and reported to the board.	Compliant	The Company has been provided by the Keppel Group policies and procedures such as End User Computing Policy, Access Control & Password Control Policy, IT guidelines and Compliance Questionnaires Templates as annual review of the Company's IT matters.	

commendation 12.2			
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	Compliant	As provided in 3.3.1 of the Corporation's NMCG, as revised, (link:  https://www.keppelph.com/images/pdfs/KPHL New Manual on Corporate Govenance as Revised.pdf),  The newly hired Internal Auditor's role is to "monitor and evaluate the adequacy and effectiveness of KPHI's internal control system, integrity of financial reporting, and security of physical and information assets. Well-designed internal control procedures and processes that will provide a system of checks and balances is in place to (a) safeguard KPHI's resources and ensure their effective utilization, (b) prevent occurrence of fraud and other irregularities, (c) protect the accuracy and reliability of KPHI's financial data, and (d) ensure compliance with applicable laws and regulations."  KPH is also under the scope of the Group Internal Audit (GIA) of the Keppel Group. The IA has reviewed workplace health and safety protocols.	
ecommendation 12.3  Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	The new Internal Auditor will be trained to carry out the functions of a CAE. She is being guided by the Chairman of the ARCC and lead independent director.	
		which provides inch "LPH will have toleracity was a verteen; which provides inch "LPH will have toleracity was a visal which provides that will have toleracity of EHW ond has agreement and borny. Hawan, lessances, and moperate to the haraconalbilities, subject to direct was an income. The complexity of operations, Convolente, No 108 and operation of NTH and when was a wast, has rate of the	

2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third-party service provider.  Output  Description:	Compliant	See notes above (Recommendation 12.3.1).  Article 5.1.3 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf</a> ) provides:  "As the need arises, subject to KPHI's size, risk profile and complexity of operations, KPHI will have qualified Internal Audit and Risk Manager (IARM) appointed by the Board upon recommendation of the ARCC. The IARM will oversee and be responsible for the internal audit activity of the organization, including that portion that is outsourced to a third-party service provider. In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel will be assigned the responsibility for managing the fully outsourced internal audit activity.	
3. In case of a fully outsourced internal audit activity, a qualified independent executive or a senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Compliant	Article 5.1.3 of the NMCG, as revised, provides that "In case of a fully outsourced internal audit activity, a qualified independent executive, or senior management personnel will be assigned the responsibility for managing the fully outsourced internal audit activity."  KPHI has outsourced certain functions of the Internal Audit to the Internal Auditor of a related party. KPHI is also under the scope of the Group Internal Audit (GIA) of the Keppel Group and is guided by KL's policy on internal audit systems.	end nikoding medicina was endines by his fraction to decinate to make the mass.  To make allowers of exemption on the mass.  To make allowers of exemption on the mass.  2021
Coepony has a separate his rossocies in translity, assess and maniforney has becomed	Connected	Arricle 3.1.4 of the Coraginson's NAGG, or revised this, high revised the Digital Arrival of the Coraginson's NAGG, or revised this digital review retain of an Combine Introduce or February from Provider of the majority of uperalizes. KPHI will have a separate fix management the field of should appropriate february distributions. But the second residence of the management that have no separate for the management that has no substituted managements that the substitute of managements that has no substituted managements that has no substituted managements that has no substituted managements that the substitute of managements that has no substituted managements and substituted managements that has no substituted managements that has no substituted managements and substit	The Internal Auch horsans the lake managehord function under the ownsight of the ABCC, the internal education of the following testing in testify taken one function of the functions on the functions of the following testify in testify in the function of the functions of the fun

Re	commendation 12.4			
1.	Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Article 5.1.4 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf</a> ) provides: "As the need arises, subject to its size, risk profile and complexity of operations, KPHI will have a separate risk management function to identify, assess and monitor key risk exposures. This function is being undertaken through the risk oversight function of the ARCC."  The risk management functions (a to g) are enumerated in Article 5.1.4 in the link provided above.	The Internal Audit handles the ris management function under the oversight of the ARCC.  The Internal Auditor of a related party assists in KPHI's ERM functions. An ERM Framework that includes risk identification and mitigating measures was submitted to the Board for discussion and with areas identified for improvement last 10 May 2024 and 4 February 2025.
1.	Company seeks external technical support in risk management when such competence is not available internally.	Compliant	Considering the small size and structure of the Company, it seeks technical support from Keppel Group Risk and Compliance.	
Re	commendation 12.5			
1.	In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	Compliant	KPHI does not have a Chief Risk Officer (CRO).  See notes in Recommendation 12.4.1 above.	
2.	CRO has adequate authority, stature, resources, and support to fulfill his/her responsibilities.	Compliant	See notes in Recommendation 12.4.1 above.	
	Carl agentine must be commonwish			

Additional Recommendation to Principle	e 12				REAL PROPERTY.	W. W. W. W. W. W.	NAMES	- 17 P ( )	THE ST	1	
Company's Chief Executive     Officer and Chief Audit Executive     attest in writing, at least annually,     that a sound internal audit, control     and compliance system is in place     and working effectively.	Compliant	the Chairmar Form 17A-202 Financial https://www.l	n, President, o 4 Annual Re ceppelph.co	and Treasur eport and ( Statements m/images/	er as at Consolic pdfs/KF	duly signed by tached to SEC dated Audited (link tHI SEC Form FS and Parer	2023 e- online.	mpany <sub>(</sub> CSA in S			
THE POPULATION AND THE PROPERTY OF	Cult	ivating a Synergic	Relationship	with Share	holders					nev.	
Principle 13: The company should treat	all shareholders	fairly and equitab	oly, and also	ecognize,	protect	and facilitate	the exerc	ise of th	eir righ	nts.	
Recommendation 13.1		100 mg/mg/mg/mg/mg/mg/mg/mg/mg/mg/mg/mg/mg/m			WALES IN		WAS PARTY		Will the last	HUST	
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Shareholder r Corporation's https://www.k al on Corpora	NMCG eppelph.cor	, as n/images/p	revi	cle 6.1 of the sed, (link I <u>I New Manu</u> If).	31839 31696	netholo NG OXE	Sarrium Nov. 10 106-0	dive	e de fing
<ol> <li>Board ensures that basic shareholder rights are disclosed on the company's website.</li> </ol>	Compliant	Shareholder r Corporation's https://www.k al_on_Corpora	ights are co NMCG eppelph.cor	ntained in , as n/images/p	Artic revi odfs/KPI	cle 6.1 of the sed, (link II New Manu					
Supplement to Recommendation 13.1		NAMES AND ASSOCIATED BY		100 05 110	visca.pc		S. C. C. C.		100 C		
<ol> <li>Company's common share has one vote for one share.</li> </ol>	Compliant	The company share.	's common s	hare has o	ne vote	for one					
<ol> <li>Board ensures that all shareholders of the same class are treated equally with respect to voting rights,</li> </ol>	Compliant	No. of Vote					In addition, please see class of voting share as of 3 March 2025 Information Statement (link: https://www.keppelph.com/images/pdfs/KP HL SEC Form 20 IS DIS.pdf)				C
subscription rights and transfer rights.		Class of Voting Shares Class 'A'	No. of Shares Outstanding	Nationality	%	Each Shares Entitled One (1) vote	Class of Voting Shares	No. of Shares O/S	Nation- ality	<u>%</u>	No. of Vote each Shares Entitled
		Common Shares	35,756,070	Filipino	62.47	per share	Class 'A'	0/3			One (1) vote
		Class 'B' Common Shares	21,152,969	Filipino	36.96	One (1) vote per share	Class 'B'	35,756,070	Filipino	62.47	per share One (1) vote
		Class 'B'			30.30	One (1) vote	Class B	4,253,882	Filipino	7.43	per share
		Common Shares	323,980	Foreign	.57	per share	Class 'B'			-	One (1) vote
and officient volting system.		Total Common	DI COMMUNICA	OKON EUR S		One (1) vote		17,223,067	Foreign	30.10	per share
1.3 Social hoteon effective, secure.	A Complose	Shares	57,233,019	20 = 110	100.00	pershare	Total	57,233,019		100.00	One (1) vote per share

Board has an effective, secure, and efficient voting system.	Compliant	As provided for in the 20-IS 2025 Information Statement, "The holders of common stock are entitled to one vote per share, but in connection with the cumulative voting feature applicable to the election of directors, each stockholder is entitled to as many votes as shall equal the number of shares held by such person at the close of business on the record date, multiplied by the number of directors to be elected. A stockholder may cast all such votes for a single nominee or may apportion such votes among any two or more nominees. The shares shall be voted/cast by secret balloting and/or raising of hands. In all matters included in the agenda, except the election of directors, the counting of votes will be done through the regular method. For the election of directors, the counting will be cumulative."  (links:  https://www.keppelph.com/images/pdfs/KPHI_SEC_Form_20_IS_DIS.pdf) and  (https://keppelph.com/announcements-press-news.html)	THE STATE OF
<ol> <li>Board has an effective shareholder-voting mechanism such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.</li> </ol>	Compliant	The Corporation has no shareholder voting mechanisms such as supermajority or "majority of minority" for minority shareholders, however the Corporation complies with securing the vote of stockholders holding at least 2/3 of outstanding capital stock for matters required by the Revised Corporation Code, e.g., amendment of Articles of Incorporation.  Please see/refer to Supplemental to Recommendations 2.7.	Items that need shareholders' approval are put to a vote during the stockholders meeting.
Convicing Chief Resorting Officer and Chief Audit Descutive altes at walling, at said amountly, that's sound steined audit, admits and complance switters in page	Complian	HILES A WAY KEEP SETTLED ON SETTLED HER THOUGHT SET TO SET THE COURSE OF SETTLED HER COU	ine compony oprik boled in the 2023 e-CSA Indeptember 2024 vio.

<ol> <li>Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.</li> </ol>	Compliant	Article 6.1d (ii) of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI">https://www.keppelph.com/images/pdfs/KPHI</a> New Manual on Corporate Govenance as Revised.pdf) provides:  "The minority shareholders will be granted the right to propose the holding of a meeting, and the right to propose items in the agenda of the meeting, provided the items are for legitimate business purpose."	
6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	See notes Supplement to Recommendation 13,1.5 for Article 6.1(d)(ii) as well as Article 6.1(d)(iii) and the link provided regarding the treatment of minority stockholders.  Article 6.1(g) of the NMCG, as revised, also provides:  "Rights to propose the holding of meetings and to include agenda items ahead of the scheduled Annual and Special Shareholders' Meeting.  This is subject to limits and ownership requirement prescribed by the Board. However, to prevent the abuse of this right, the Company may require that the proposal be made by the shareholders holding a specified percentage of shares or voting rights. On the other hand, to ensure that minority shareholders are not effectively prevented from exercising this right, the degree of ownership concentration is considered in determining the threshold."	
		Additionally, Article 3.2.6 of the NMCG, as revised, provides:  "The Board, through its Corporate Governance and Nomination Committee, will have a formal and transparent board nomination and election policy that will include how	

		it accepts nominations fr reviews nominated candid an assessment of the effect and procedures in th replacement of a direct identifying the quality of d strategic direction of KPHI."	ates. The poliveness of the nominal or. In additirectors will	olicy will on the Board' ation, election, its	also inclors proces process	esses or or
7. Company has a transparent and specific dividend policy.	Compliant	Article 6.1.e (I to iii) of Coprovides the rights to https://www.keppelph.comal on Corporate Govenant As provided in SEC Finttps://www.keppelph.com/17A 2024 and Sustainability.pdf).  "The declaration and paymamong others, upon the Cocapital requirements and fint other factors. Cash divident the Board of Directors, but required. Dividends are paymames are recorded in the the record date fixed by the declared cash dividends in dividend details are as follows:	dividends, a fimages/pd ce as Revision 17A-2 a firmages/pd report Comment of dividends are subjected to stock and tree Board. The 2024, 2023 ce of firmages/pd report of the 2024, 2023 ce of the comment	with the dis/KPHI Nosed.pdf. 2024 Andis/KPHI Sconso FS dends will arnings, andition in elect to appear to	the New Ma Inual (I SEC For and Pa Idependent of the proval by the proval is so whose pooks as a dany	link: canu (link: rm_ caren ad, w, n to by e of
		to regitinate busines purpo	Y2024	Y2023	Y2022	ne .
		Date of BOD Approval		The state of the s	June 17	
		Record Date		July 7	July 7	
The Line of Landblocker (c)		Payment Date			July 31	
		Amount of Dividend per	P0.20 or P	20.10 or   F	20.10 or	

Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Compliant	Independent validation and counting of votes at the Annual Shareholders' Meeting are done by Stock Transfer Services, Inc.	
commendation 13.2			NAME AND
Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	Compliant	The Notice and Agenda for the 14 June 2024 Annual Stockholders Meeting was uploaded on 10 May 2024 and is contained on page 2 of the Year 2024 20-IS which was uploaded in 10 May 2024 Definitive Information Statement (link:  https://www.keppelph.com/images/pdfs/KPHI_Definitive_Information_Statement_2024.pdf).	
upplemental to Recommendation 13.2			
Company's Notice of Annual     Stockholders' Meeting contains     the following information:	Compliant	The Notice and Agenda for the 14 June 2024 Annual Stockholders Meeting was uploaded on 10 May 2024 and is contained on page 2 of the Year 2024 20-IS which was uploaded on 10 May 2024 Definitive Information Statement (links: https://www.keppelph.com/images/pdfs/KPHI Definitive Information Statement 2024.pdf and https://www.keppelph.com/announcements-pressnews.html).	
<ul> <li>a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)</li> </ul>	Compliant	The Directors' profiles are included in the SEC Form 17A- 2024 Annual Report (link:  https://www.keppelph.com/images/pdfs/KPHI_SEC_F orm_17A_2024_and_Sustainability_Report_Conso_FS_a nd_Parent.pdf) and in SEC Form 20IS – 2025 Information	
b. Auditors seeking appointment/re-appointment	Compliant	Statement (link: https://www.keppelph.com/images/pdfs/KPHI_SEC_F orm_20_IS_DIS.pdf).	
c. Proxy documents	Compliant		LOW SOUTH OF

O	otional: Recommendation 13.2			
1.	Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Items in the agenda are stated in a simple and straightforward manner.	
Re	commendation 13.3			
1.	Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	Compliant	Results of the 14 June 2024 Annual Stockholders' Meeting were disclosed in the Company's website (links: https://www.keppelph.com/images/pdfs/KPHI SECForm17 -CASM_14June2024.pdf) and KPH - Minutes 14 June 2024 - ASM - signed.docx); https://keppelph.com/images/pdfs/KPHMinutes_14_June_2024ASM_signed.pdf)	
2.	Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	Compliant	Minutes of the 2024 Annual Stockholders' Meeting can be found in the link:  https://keppelph.com/images/pdfs/KPHMinutes_14_June_2024ASMsigned.pdf	
Su	pplement to Recommendation 13.3			
1.	Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	Compliant	The External Auditor's team was present during the 2024 Annual Stockholders' Meeting.	
Re	commendation 13.4	OF STREET		
1.	Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	Compliant	Article 6.5 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manu al on Corporate Govenance as Revised.pdf)provides: "the Board will make available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner."	

The alternative dispute     mechanism is included in the     company's Manual on Corporate     Governance.	Compliant	In addition to Article 6.5 of the NMCG, as revised, Article 3.2.2 thereof provides that "The Board shall establish and maintain an alternative dispute resolution system in KPHI that can amicably settle conflicts or differences between KPHI and its stockholders, and KPHI and third parties, including the regulatory authorities."	
Recommendation 13.5			
Board establishes an Investor     Relations Office (IRO) to ensure     constant engagement with its     shareholders.	Compliant	Article 6.6 of the NMCG, as revised, provides that "The Board will establish an Investor Relations Office (IRO) to ensure constant engagement with its shareholders. The IRO will be present at every shareholder's meeting. KPHI has a Corporate Information Officer who also acts as the Investors Relations Officer."  The Corporate Information Officer/Investors Relation	
	Constant	Officer's details are:  1. Name: Ms. Felicidad V. Razon,  2. Telephone no: (02)8892 3454  3. Fax number: (02)8894 3684  4. Email address: fely.razon@keppel.com; info@keppelph.com.	
IRO is present at every shareholder's meeting.	Compliant	The IRO was present during the Annual Stockholders' Meeting.	
Supplemental Recommendations to Pri	inciple 13.5		
Board avoids anti-takeover     measures or similar devices that     may entrench ineffective     management or the existing     controlling shareholder group	Compliant	The Company does not have anti-takeover measures or similar devices.	Section 3(e), Article XVIIII of the PSE Rules on Africann Fobio Civinership Pichale Ploats requiring a Marriagn of 10% KPM valuerements option with
Company has at least twey     pasceré (SUN) public float to     processe contant le tres mones.	hon-complant	As disclosed htt SEC Form 17A-2024 Amusol Report. The Company has 17.13% or 9.808,788 sharks owned by the poursion of the drifts owner and the company of th	The Company multilans of public float allowed by law and the rise tress states officer

2.	Company has at least thirty percent (30%) public float to increase liquidity in the market.	Non-compliant	As disclosed in SEC Form 17A-2024 Annual Report, "The Company has 17.13% or 9,805,958 shares owned by the public out of the 57,233,019 shares as of 31 December 2024." (link: <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024</a> and Sustainability Report Conso FS and Pare <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024</a> and Sustainability Report Conso FS and Pare <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024</a> and Sustainability Report Conso FS and Pare <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024</a> and Sustainability Report Conso FS and Pare <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024</a> and Sustainability Report Conso FS and Pare <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024</a> and Sustainability Report Conso FS and Pare <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024</a> and Sustainability Report Conso FS and Pare <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024</a> and Sustainability Report Conso FS and Pare <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024</a> and Sustainability Report Conso FS and Pare <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024">https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024</a> and Sustainability Report Conso FS and Pare <a href="https://www.keppelph.com/images/pdfs/KPHI_SEC_Form-17A_2024">https://www.keppelph.c</a>	The Company maintains a public float allowed by law and the PSE rules stated under Section 3(a), Article XV1111 of the PSE Rules on Minimum Public Ownership (Public Float) requiring a Minimum of 10%. KPHI will review its option with respect to the public float in 2025.
Op	otional: Principle 13			
1.	Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	The shareholder rights beyond the meeting are contained in Article 6 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI">https://www.keppelph.com/images/pdfs/KPHI</a> New Manual on Corporate Govenance as Revised.pdf).	
2.	Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	The Company opted not to have an electronic voting in absentia. Only the votes made by shareholders present or in proxy are counted during the Annual Stockholders' Meeting.	
		Constant	Article and or the MMCCS, or received providing that The feature will emphasis on execute Raid-Trux Critical (RCH to ensure constant angagement with its mareholders. The RCC after pageons of every standards is resulted. Find has in	
			<b>国的国际企业的国际区域。1981年</b>	
	The alternative dispute mechanisms included in the campains strictural on Conspicte . Covernance	Compliant	In addition to Article 5.5 of the NWCG, as resided, Article 3.2.2 thereof provides that "The spare thail emblish and meanan an abstractive alsoute emolutor system in KPIII their east amicably seller conficts an eliterances between IAPII and its stocktoides, and KPIII and that parties including the regulatory contradists."	

#### **Duties to Stakeholders**

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

Recommendation 14.1	Asset and a second and a second		
Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	Compliant	Article 7.1.1 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf) provides: "the Board will identify KPHI's various stakeholders and promote cooperation between them and KPHI in creating wealth, growth and sustainability."  The shareholders, employees, customers, creditors are identified as KPHI's stakeholders.	
Recommendation 14.2  1. Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Compliant	Article 7.1.2 of the Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHL New_Manual on Corporate Govenance as Revised.pdf) provides: "the Board will establish clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders."	
ofows stakeholdas in a communicate with the quagany and to obtain redeem for the stakehold dies again.		and process to allow stakeholders to communicate to 4Feb. and to optain redness for this violation of their opins. Per hear 5 at the Corporation's virializable policy. The Receiving Offices a responsible for administrance this policy. The Company has designated a lifectic action fee of the Company has designated a lifectic action fee of the Company.	ELECTRICAL STREET STREE

Recommendation 14.3	EN LA PROPERTIE DE	production of the service of the ser	
Board adopts a transparent framework and process that allows stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	Article 7.1.3 of the Corporation's NMCG, as revised, provides: "the Board will adopt a transparent framework and process to allow stakeholders to communicate to KPHI and to obtain redress for the violation of their rights."  Per item 5 of the Corporation's whistle-blowing policy, "The Receiving Officer is responsible for administering this policy. The Company has designated a Director as the Receiving Officer.  The Receiving Officer's details are:  1. Name: Mr. Stefan Iong Wai Mun  2. Telephone no: (02) 88922365	s/pdfs/WHISTLE- BLOWING POLICY Whistle Blower F otection_Policy.pdf and
THE THE PARTY OF T		3. Fax number: (02) 88943684 4. Email address: stefan.tong@keppel.com	
Supplement to Recommendation 14.3			
<ol> <li>Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.</li> </ol>	Compliant	One of the duties of the board as provided in Article 3.2.2(j) of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf</a> ) is to "establish and maintain an alternative dispute resolution system in KPHI that can amicably settle conflicts or differences between KPHI and its stockholders, and KPHI and third parties, including the regulatory authorities."	

Additional Recommendations to Princip	le 14	I daugud birreit ipe lossakud. Et people sejeretung vegiclet.	
1. Company does not seek any exemption from the application of a law, rule, or regulation, especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Compliant	The Company does not seek any exemption from the application of a law, rule, or regulation especially when it refers to a corporate governance issue.	
Company respects intellectual property rights.	Compliant	The Company does not have issues on intellectual property rights.	
Optional: Principle 14	7.0		CHARLES AND THE WAR ALL YOU
Company discloses its policies and practices that address customers' welfare	Compliant	Customers are considered as stakeholders and are protected by Article 7.1 Duties to Stakeholders of Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf), states that "the rights of stakeholders established by laws, by contractual relations and through voluntary commitments must be respected. Where stakeholders' right and/or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violation of their rights."	po comeant a front and
<ol> <li>Company discloses its policies and practices that address supplier/contractor selection procedures</li> </ol>	Compliant	As per Article 7.1.2 and 7.1.3 of Corporation's NMCG, as revised, (link: https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf) states that "The Board will establish clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders."	

	provide a mechanism on perior decreased provides.	
procedures  procedures	"The Company obtains at least three (3) quotations from suppliers of goods or services and choose the best in terms of cost and quality efficiency."	

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

		TENNESS COMPANIES AND ROMEMBER OF THE PROPERTY	ATTEMPT AND DESCRIPTION OF THE PARTY.
Recommendation 15.1	HE WAS TO BE STORY		
<ol> <li>Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.</li> </ol>	Compliant	Article 7.2.1 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf</a> ) provides that "the Board will establish policies, programs and procedures that encourage employees to actively participate in the realization of KPHI's goals and in its governance.	
	continue	The establishment of policies and programs covering, among others, the following: (1) health, safety, and welfare; (2) training and development; and (3) reward/compensation for employees, encourages employees to perform better and motivates them to take a more dynamic role in KPHI."	
Supplement to Recommendation 15.1	MARKET MALE		<b>斯斯特克斯曼的基础的基础的基础</b>
<ol> <li>Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.</li> </ol>	Compliant	Article 7.2.1 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHL New Manual on Corporate Govenance as Revised.pdf">https://www.keppelph.com/images/pdfs/KPHL New Manual on Corporate Govenance as Revised.pdf</a> ) provides that "the Board will establish policies, programs and procedures that encourage employees to actively participate in the realization of KPHI's goals and in its governance.	
		The establishment of policies and programs covering, among others, the following: (1) health, safety, and welfare; (2) training and development; and (3)	

			reward/compensation for employees, encourages employees to perform better and motivates them to take a more dynamic role in KPHI."  The Company has in place a merit-based performance incentive such as a productivity bonus when operations warrant such an incentive, other than the mandated benefits.	
2.	Company has policies and practices on health, safety and welfare of its employees.	Compliant	The policies on health, safety and welfare of the employees can be found on the company's website at <a href="http://keppelph.com/images/pdfs/HEALTH_SAFETY_WELFARE_and_Environmental_Policy.pdf">http://keppelph.com/images/pdfs/HEALTH_SAFETY_WELFARE_and_Environmental_Policy.pdf</a> ). Occupational Safety (OSH) training was conducted last April 29, 2024 and was participated by the management and staff.	
3.	Company has policies and practices on training and development of its employees.	Compliant	Employees attended seminars, trainings, and conferences mandated by government bodies and other financial institutions.	
Re	commendation 15.2			
1.	Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	Compliant	The Corporation's policy against corruption can be found at <a href="http://keppelph.com/corporate-governance/code-of-business-conduct-and-ethics.html">http://keppelph.com/corporate-governance/code-of-business-conduct-and-ethics.html</a> and <a href="https://www.kepcorp.com/en/file/sustainability/our-focus-areas/global-anti-bribery-policy-web.pdf">https://www.kepcorp.com/en/file/sustainability/our-focus-areas/global-anti-bribery-policy-web.pdf</a> .	
2.	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	The Board disseminated the policy and program to all employees across the organization by sending emails and posting on the website.	

Supplement to Recommendation 15.2			
Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying, and receiving bribes.	Compliant	The Corporation's policy against corruption can be found at <a href="http://keppelph.com/corporate-governance/code-of-business-conduct-and-ethics.html">http://keppelph.com/corporate-governance/code-of-business-conduct-and-ethics.html</a> .  As reiterated in Article 7.2.2 of the Corporation's NMCG, as revised, (link: <a href="https://www.keppelph.com/images/pdfs/KPHI">https://www.keppelph.com/images/pdfs/KPHI</a> New Manual on Corporate Govenance as Revised.pdf), "The Board will set the tone and make a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct."	
Recommendation 15.3	CANADA STAN		
1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation  1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation.	Compliant	Whistle-blowing policy includes protection of employees from reprisal.  The Corporation's whistle-blowing policies can be found at <a href="http://keppelph.com/images/pdfs/WHISTLE-BLOWING POLICY Whistle Blower Protection Policy.pdf">http://keppelph.com/images/pdfs/WHISTLE-BLOWING POLICY Whistle Blower Protection Policy.pdf</a> and at hotline at <a href="https://www.kepcorp.com/en/whistleblowing/">https://www.kepcorp.com/en/whistleblowing/</a> .  Further, Article 7.2.3 of the Corporation's NMCG, as revised, link: <a href="https://www.keppelph.com/images/pdfs/KPHI">https://www.keppelph.com/images/pdfs/KPHI</a> New Manual on Corporate Govenance as Revised.pdf) provides: "the Board will establish a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. The Board will be conscientious in	

2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	The Corporation's whistle-blowing policies can be found at <a href="http://keppelph.com/images/pdfs/WHISTLE-BLOWING POLICY Whistle Blower Protection Policy.pdf">https://keppelph.com/images/pdfs/WHISTLE-BLOWING POLICY Whistle Blower Protection Policy.pdf</a> and hotline at <a href="https://www.kepcorp.com/en/whistleblowing/">https://www.kepcorp.com/en/whistleblowing/</a> . The same provides for a reporting mechanism which handles whistleblowing concerns.  Refer to the link to Article 7.2.3 of the Corporation's NMCG, as revised in Recommendation 15.3.1.(Link: <a href="https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf</a> )	
Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	Refer to the link to Article 7.2.3 of the Corporation's NMCG, as revised in Recommendation 15.3.1.(Link: https://www.keppelph.com/images/pdfs/KPHI_New_Manual_on_Corporate_Govenance_as_Revised.pdf)	
Principle 16: The company should be so serve its environment and stakeholders  Recommendation 16.1	ocially responsible in a positive and	e in all its dealings with the communities where it operates. It sho progressive manner that is fully supportive of its comprehensive	ould ensure that its interactions and balanced development.
<ol> <li>Company recognizes and places importance on the interdependence between business and society and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.</li> </ol>	Compliant	Article 7.3.1 of the Corporation's NMCG, as revised, link: <a href="https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI New Manual on Corporate Govenance as Revised.pdf</a> ) provides: "KPHI will recognize and place an importance on the interdependence between business and society, and promote a mutually beneficial relationship that allows KPHI to grow its business, while contributing to the advancement of the society where it operates."	We encourage our tenants or business partners to be part of the CSR.

0	ptional: Principle 16			
1.	Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development.	Compliant	See notes and link in Recommendation 16.1.1 above.	
2.	Company exerts effort to interact positively with the communities in which it operates.	Compliant	One of the Board's functions under Article 3.2.2 of the Corporation's NMCG, as revised, link: <a href="https://www.keppelph.com/images/pdfs/KPHI_New_Manual_on_Corporate_Govenance_as_Revised.pdf">https://www.keppelph.com/images/pdfs/KPHI_New_Manual_on_Corporate_Govenance_as_Revised.pdf</a> ) is to "identify KPHI's stakeholders in the community in which it operates or are directly affected by its operations, and formulate clear policy of accurate, timely and effective communication with them."	or environment of the action o
			Retechs Minister to Article 7.2.3 of the Comprehens I NACC.  or Peybed in Recommendation 15.3 Julius  https://www.he.ce.on.com/ministers/pdfa/fieli New Monu  or en Comminister (2000) on Enwireduct)	
	indinework for whallers councile indinework for whallers coming that allows amployees to have direct appendent are the of the board or a unit created to narially whallestowing an order of a major or and a major or a majo			



## KEMENTERIAN HUKUM DAN HAK ASASI MANUSIA REPUBLIK INDONESIA

Ministry of Law and Human Rights Republic of Indonesia



# **APOSTILLE**

(Convention de La Haye du 5 octobre 1961)

Negara Republik Indonesia
 Republic Of Indonesia

Dokumen publik ini

This public document

- 2. telah di tandatangani oleh Amelia Jocelyn Situngkir, SH., M.Kn has been signed by Amelia Jocelyn Situngkir, SH., M.Kn
- 3. bertindak dalam kewenangan sebagai Notaris Kabupaten Tangerang acting in the capacity of Notaris Kabupaten Tangerang
- dibubuhi segel/cap Notaris Amelia Jocelyn Situngkir, S.H., M.Kn. bears the seal/stamp of Notaris Amelia Jocelyn Situngkir, S.H., M.Kn.

Disahkan Certified

5. di Jakarta at Jakarta

6. tanggal 03 Juni 2025 the 3rd day of June 2025

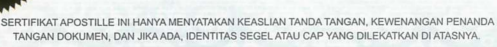
- 7. oleh Direktur Jenderal Administrasi Hukum Umum by Director General of Legal Administrative Affairs
- 8. Nomor AHU.AH.12.05.01-49399 Tahun 2025 No. AHU.AH.12.05.01-49399 Tahun 2025
- 9. Segel/Cap Seal/stamp



10. Tanda Tangan Signature

phone

Widodo Direktur Jenderal Administrasi Hukum Umum



THIS APOSTILLE CERTIFICATE ONLY CERTIFIES THE AUTHENTICITY OF THE SIGNATURE AND THE CAPACITY OF THE PERSON WHO HAS SIGNED THE PUBLIC DOCUMENT, AND WHERE APPROPRIATE, THE IDENTITY OF THE SEAL OR STAMP WHICH THE PUBLIC DOCUMENTS BEARS.

TAN KUANG LIANG

Chairman PHL TIN 621-427-742-000 Singapore Passport No. K4356639R

SUBSCRIBED AND SWORN TO before me this 15th day of May 2025, affiants exhibiting to me his INI government ID as follows: 0732919710402

LEGALIZATION

Number: 844/L/2025 (three copies)

Seen for legalization the signature of:

-Mr. TAN KUANG LIANG

On this day, Thursday, 15<sup>th</sup>, May 2025 by me, AMELIA----JOCELYN SITUNGKIR, Sarjana Hukum, Magister Kenotariatan, Notary in Kabupaten Tangerang.----

Notative in Kabupaten Tangerang

SEC Form - I-ACGR 2024

Doc. No.

Page No. \_\_\_; Book No. \_\_\_; Series of 2025.

AMELIA JOCELYN SITUNGKIR, S.H., M.Kn.

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Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed in behalf of the registrants by the undersigned, thereunto duly authorized, in the City of MAY 2 6 2025 in May 2025. ALAN'L CLAVERIA CELSO P. VIVAS RAMON J. ABEJUELA President Lead Independent Director Independent Director LEONARDO R. ARGUELLES IR. STEFAN TONG WAI MUN FELICIDAD V. RAZON Independent Director Director Vice-President/Treasurer/Compliance Officer MARIA MELVA E. VALDEZ Corporate Secretary SUBSCRIBED AND SWORN TO before me this 2025, affiants exhibiting to me their TIN/valid government ID as follows:

NAME	TIN/Competent Evidence of Identity
ALAN I. CLAVERIA	TIN 127-165-720
CELSO P. VIVAS	TIN 123-305-206
RAMON J. ABEJUELA	TIN 172-761-781
LEONARDO R. ARGUELLES, JR.	TIN 106-967-381
STEFAN TONG WAI MUN	TIN 201-588-126
FELICIDAD V. RAZON	TIN 112-942-756
MARIA MELVA E. VALDEZ	TIN 123-493-209

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SEC Form + L-ACGR 2024

ROBERTO JOAQUIN S. ATANACIO

Notary Public - Pasig City Appointment No. 284 (2024-2025) VALID UNTIL 31 DECEMBER 2025

17th Floor, Robinsons Equitable Tower No. 4 ADB Averius cor. P. Poveda Drive Ortigas Center, Pasig City

IBP No. 495055/ 2 January 2025/Rizal (RSM) Chapter PTR No. 3061439/7 January 2025/Pasig City MCLE Compliance No. VIII-0004072 / 14 April 2028

Roll of Attorneys No. 78252

% over

% over

#### KEPPEL PHILIPPINES HOLDINGS, INC. MATERIAL RELATED PARTY TRANSACTIONS as of December 31, 2024 In Philippine Pesos

I.	Type of Transaction Rental	KPH Group KPSI	<u>Related Party</u> KIVI	Annual Rental 300,000	Lease Period Annual	Start of Lease 1-Apr-24	Monthly Rent 25,000	Total Assets 2024 AFS of P1.79 B 0.017%	Total Assets 2023 AFS of P1.30 B 0.023%
			KECI	120,000 420,000	Annual	1-Jun-24	10,000	0.006% 0.023%	0.009% 0.032%
	Type of Transaction	KPH Group	Related Party	Annual Revenue		Outstanding Receivable			
II.	Management fees	KPHI Parent	Kepwealth Inc. KECI	276,000 240,000				0.015% 0.013%	0.021% 0.018%
			KIVI Kepventure Inc.	180,000 60,000				0.010% 0.003%	0.014% 0.005%
			Bay Phil Holdings Corp.	605,000 1,361,000				0.034% <b>0.075%</b>	0.046%
Matan				1,501,000				0.075%	0.104%

Notes:

SEC requires RPT advisement if transaction reached more than 10% of Total Assets
 Management fee, renewable annually.
 Total assets 2024 – Php 1,794,346,896; 2023 – Php 1,301,370,936