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SECURITIES AND EXCHANGE COMMISSION

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January 8, 2016

SECURITIES AND EXCHANGE COMMISSION

SEC Building, EDSA Greenhills, Mandaluyong City, Metro Manila

ATTENTION

DIR. VICENTE GRACIANO P. FELIZMENIO JR.

Director, Markets and Securities Regulation Department

via PSE EDGE

PHILIPPINE STOCK EXCHANGE, INC.

3rd Floor, Philippine Stock Exchange Plaza Ayala Triangle, Ayala Avenue, Makati City

ATTENTION

MS. JANET ENCARNACION

Head, Disclosure Department

via electronic mail

PHILIPPINE DEALING & EXCHANGE CORP.

Market Regulatory Services Group 37/F, Tower 1, The Enterprise Center 6766 Ayala Avenue corner Paseo de Roxas, Makati City

:

ATTENTION

MS. VINA VANESSA S. SALONGA

Head - Issuer Compliance and Disclosures Department

Gentlemen:

Attached is Aboitiz Equity Ventures, Inc.'s Amended Annual Corporate Governance Report as of December 31, 2015.

Kindly acknowledge receipt hereof.

Thank you.

Very truly yours,

ABOITIZ EQUITY VENTURES, INC.

M. Jasmin S. Geots

Bv

M. JASMINE S. OPORTO Corporate Secretary



REPUBLIC OF THE PHILIPPINES)
CITY OF TAGUIG) S.S.

SECRETARY'S CERTIFICATE

- I, M. JASMINE S. OPORTO after having been duly sworn according to law, hereby depose and state that:
- 1. I am a Filipino citizen, of legal age with office address at NAC Tower, 32nd Street, Bonifacio Global City, Taguig City, Metro Manila, Philippines.
- I am the duly elected and qualified Corporate Secretary of ABOITIZ EQUITY VENTURES, INC. (the "Company"), a corporation duly organized and existing under and by virtue of the laws of the Philippines with principal office address at 32nd Street, Bonifacio Global City, Taguig City, Metro Manila, Philippines.
- 3. At the special meeting of the Board of Directors held on **December 18, 2015** at which meeting a quorum was present and acting throughout, the following resolutions were unanimously passed and approved:

"RESOLVED, that the Board of Directors of Aboitiz Equity Ventures, Inc. (the "Company") approve, as it hereby approves the 2015 updates and amendments to the Company's Annual Corporate Governance Report, particularly on the following matters:

| Number | ACGR Section | Matter | |
|--------|--------------|--------------------------------------------------------------------------------|--|
| 1 | Α | Composition of the Board | |
| 2 | Α | Directorship in Other Companies | |
| 3 | Α | Shareholding in the Company | |
| 4 | А | Voting Result of the last Annual General Meeting | |
| 5 | А | Continuing Education Programs for Directors | |
| 6 | В | Dissemination of Code | |
| 7 | В | Family, Commercial and Contractual Relations | |
| 8 | С | Attendance of Directors | |
| 9 | С | Separate Meeting on Non-Executive Directors | |
| 10 | D | Remuneration Policy and Structure for Executive and Non-Executive Directors | |
| 11 | D | Aggregate Remuneration | |
| 12 | D | Remuneration of Management | |
| 13 | E | Attendance in Board Committees | |
| 14 | Е | Changes in Committee Members | |

| 15 | E | Work Done and Issues Addressed | |
|----|---|---------------------------------------------|--|
| 16 | Н | Role of Stakeholders | |
| 17 | Н | Data on Health, Safety and Welfare | |
| 18 | 1 | Ownership Structure | |
| 19 | ı | Auditor's Fees | |
| 20 | 1 | Release of Audited Financial Report | |
| 21 | J | Stockholders' Rights (Dividends) | |
| 22 | J | Stockholders' Participation | |
| 23 | J | Result of Annual/Special Stockholders' | |
| | | Meeting's Resolutions | |
| 24 | J | Stockholders' Attendance | |
| 25 | J | Definitive Information Statements and | |
| | | Management Report | |
| 26 | L | Corporate Social Responsibility Initiatives | |

- 4. These board resolutions have not been revoked, amended, or modified, and remain valid and binding on the Company.
- 5. The foregoing board resolutions are in accordance with the records of the Company.

IN WITNESS WHEREOF, the undersigned has hereunto set her hand this AN 0 8 2016 Philippines.

M. JASMINE S. OPOR Corporate Secretary

subscribed and sworn to before me this JAN 0 8 2016 at the Cita pf Fesuig Philippines. Affiant, who is personally known to me, exhibited to me her Community Tax Certificate No. 25432049 issued at Taguig City on March 2, 2015 and her Philippine Passport No. EB7264010 issued at DFA Manila on February 1, 2013 bearing the affiant's photograph and signature.

Page No. 95 Book No. DY Series of 20%

und December 31, 2017 Adm No. 068, Poll No. 23103; IBP No. 1013094 PTH No. 1876282 1/04/16; Q.C. TIN 26-Y68-809; MCIE No. V-0001531 Until 1 # 878 Quirino Hiway, Qulod, Novaliches, Q.C.

SEC FORM – ACGR

ANNUAL CORPORATE GOVERNANCE REPORT

| 1. | Report is Filed for the Year 2015 | | | |
|----|-----------------------------------------------------------------------------------------------------|----------------|----------------------------------|--|
| 2. | Exact Name of Registrant as Specified in its Charter ABO | ITIZ EQUITY | VENTURES, INC. | |
| 3. | 32 nd Street, Bonifacio Global City, Taguig City, Metro N Address of principal office | <u>lanila</u> | 1634 Postal Code | |
| 4. | SEC Identification Number <u>CE02536</u> | 5. Industry Cl | (SEC Use Only) assification Code | |
| 6. | BIR Tax Identification Number <u>003-828-269-V</u> | | | |
| 7. | (02) 886-2800 | | | |
| | Issuer's Telephone number, including area code | | | |
| 8. | N.A. Former name or former address, if changed from the last | report | | |

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A. BOARD MATTERS

1) Board of Directors

| Number of Directors per Articles of Incorporation | nine (9) |
|---------------------------------------------------|----------|
| | |
| Actual number of Directors for the year | nine (9) |

(a) Composition of the Board

Complete the table with information on the Board of Directors: (2015-2016)

| Director's Name | Type [Executive (ED), Non- Executive (NED) or Independent Director (ID)] | If nominee, identify the principal | Nominator in the last election (if ID, state the relationship with the nominator) | Date first elected | Date last elected (if ID, state the number of years served as ID) ¹ | Elected when (Annual /Special Meeting) | No. of years served as director |
|-------------------------|--------------------------------------------------------------------------------------|------------------------------------------------|-----------------------------------------------------------------------------------------------|-----------------------|-----------------------------------------------------------------------------------------------|----------------------------------------------------|---------------------------------------------|
| Jon Ramon Aboitiz | NED | NA | Erramon I. Aboitiz | May 9, 1994 | May 18, 2015 | ASM | <u>21</u> |
| Erramon I. Aboitiz | ED | NA | Erramon I. Aboitiz | May 9, 1994 | May 18, 2015 | ASM | <u>21</u> |
| Roberto E. Aboitiz | NED | NA | <u>Dominica</u> <u>Chua</u> | May 9, 1994 | May 18, 2015 | ASM | <u>21</u> |
| Enrique M. Aboitiz | NED | NA | Erramon I. Aboitiz | May 9, 1994 | May 18, 2015 | ASM | <u>21</u> |
| Justo A. Ortiz | NED | NA | <u>Jay</u> <u>Maglasang</u> | May 9, 1994 | May 18, 2015 | ASM | <u>21</u> |
| Antonio R. Moraza | NED | NA | Erramon I. Aboitiz | May 18, 2009 | May 18, 2015 | ASM | <u>6</u> |
| Jose C. Vitug | ID | NA | Jesusa Z. Nunez, no relationship with the ID | May 16, 2005 | May 18, 2015, 3 years | ASM | <u>10</u> |
| Stephen T. CuUnjieng | ID | NA | Raphael L. Sanvictores, no relationship with the ID | May 19, 2010 | May 18, 2015, 3 years | ASM | <u>5</u> |
| Raphael P.M. Lotilla | ID | NA | Jovy S. Tan, no relationship with the ID | May 21, 2012 | May 18, 2015, 3 years | ASM | <u>3</u> |

Sources: 2014 Definitive Information Statement (SEC Form 20-IS) 2015 AEV Nomination Forms

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

The Company's **Manual of Corporate Governance** institutionalizes the principles of good corporate governance in the entire organization.

The Board of Directors, Management, Employees, and Shareholders of Aboitiz Equity Ventures Inc. ("Company, "AEV") believe that corporate governance is a necessary component of what constitutes

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¹ Reckoned from the election immediately following January 2, 2012.

sound strategic business management and will therefore undertake every effort necessary to create awareness within the organization as soon as possible.

(i) The Company's Manual of Corporate Governance, approved by the Securities and Exchange Commission (SEC) on March 30, 2011 and amended as of January 10, 2014, provides for shareholder rights as follows:

The Board shall be committed to respect the following rights of the stockholders, which include rights of minority shareholders:

- Voting Right The Company follows the principle of one share- one vote for each stockholder.
 - Shareholders shall have the right to elect, remove and replace directors and vote on certain corporate acts in accordance with the Corporation Code.
 - b. Cumulative voting shall be used in the election of directors.
 - c. A director shall not be removed without cause if it will deny minority shareholders representation in the Board.

2. Pre-emptive Right

All shareholders shall have pre-emptive rights, unless the same is denied in the articles of incorporation or an amendment thereto, and in documents signed by such shareholders. They shall have the right to subscribe to the capital stock of AEV. The Articles of Incorporation shall lay down the specific rights and powers of shareholders with respect to the particular shares they hold, all of which shall be protected by law so long as they shall not be in conflict with the Corporation Code.

3. Power of Inspection

All shareholders shall be allowed to inspect corporate books and records including minutes of Board meetings and stock registries in accordance with the Corporation Code and shall be furnished with annual reports, including financial statements, without cost or restrictions.

4. Right to Information

- a. The shareholders shall be provided, upon request, with periodic reports which disclose personal and professional information about the Directors and officers and certain other matters such as their holdings of AEV's shares, dealings with AEV, relationships among directors and key officers, and the aggregate compensation of directors and officers.
- b. The minority shareholders shall 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 purposes.
- c. The minority shareholders shall have access to any and all information relating to matters for which the management is accountable for and to those relating to matters for which the management shall include such information and, if not included, then the minority shareholders shall be allowed to propose to include such matters in the agenda of shareholders' meeting, being within the definition of "legitimate purposes".

5. Right to Dividends

a. Shareholders shall have the right to receive dividends subject to the

discretion of the Board.

b. AEV intends to maintain an annual cash dividend payment ratio of approximately one-third of its consolidated net income from the preceding fiscal year, subject to the requirements of applicable laws and regulations and the absence of circumstances which may restrict the payment of cash dividends, such as the undertaking by AEV of major projects and developments requiring substantial cash expenditures or restrictions on cash dividend payments under its loan covenants

6. Appraisal Right

The shareholders shall have appraisal right or the right to dissent and demand payment of the fair value of their shares in the manner provided for under Section 82 of the Corporation Code of the Philippines, under any of the following circumstances:

- a. In case any amendment to the articles of incorporation has the effect of changing or restricting the rights of any shareholders or class of shares, or of authorizing preferences in any respect superior to those of outstanding shares of any class, or of extending or shortening the term of corporate existence;
- b. In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the corporate property and assets as provided in the Corporation Code; and
- c. In case of merger or consolidation.

The Board should be transparent and fair in the conduct of the annual and special shareholders' meetings of AEV. The shareholders should be encouraged to personally attend such meetings. If they cannot attend, they should be apprised ahead of time of their right to appoint a proxy. Subject to the requirements of the By-laws, the exercise of that right shall not be unduly restricted and any doubt about the validity of a proxy should be resolved in the shareholder's favor.

It shall be the duty of the directors to promote shareholder rights, remove impediments to the exercise of shareholders' rights and allow possibilities to seek redress for violation of their rights. They shall encourage the exercise of shareholders' voting rights and the solution of collective action problems through appropriate mechanisms. They shall be instrumental in removing excessive costs and other administrative or practical impediments to shareholders' meaningful participation in meetings and/or voting in person. The directors shall pave the way for the electronic filing and distribution of shareholder information necessary to make informed decisions subject to legal constraints. Accurate and timely information should be made available to the shareholders to enable them to make a sound judgment on all matters brought to their attention for consideration or approval.

Although all shareholders should be treated equally or without discrimination, the Board should give minority shareholders, in accordance with the By-laws, the right to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of AEV.

Source: Section VIII of Amended Manual of Corporate Governance

(ii) The following are the Company's governance policies regarding Disclosures:

Section VII of the Company's Manual of Corporate Governance provides:

"REPORTORIAL OR DISCLOSURE SYSTEM OF AEV'S CORPORATE GOVERNANCE POLICIES"

A. The reports of disclosures required under this Manual shall be prepared and submitted to

the SEC by the responsible Committee or officer through AEV's Compliance Officer.

- B. All material information shall be publicly disclosed. Such information shall include earnings results, acquisition or disposal of assets, board changes, related party transactions, shareholdings of directors and changes to ownership.
- C. Other information that shall always be disclosed as required by law includes remuneration (including stock options) of all directors and senior management corporate strategy.
- D. All disclosed information shall be released via the approved stock exchange procedure for AEV announcements and other required reports.
- E. The Board shall commit at all times to fully disclose material information dealings. It shall cause the filing of all required information for the interest of the stakeholders."

In addition, the Company's Information Disclosure Policy has the following objectives:

- "I. This Disclosure Policy shall be implemented in accordance with applicable laws, and in the best interests of the Company and its shareholders. The goal of disclosure is to provide information to stakeholders and interested parties in order to assist such persons in making sound investment decisions.
- II. When disclosing information, the Company shall be guided by the principles of accuracy, accessibility, timeliness, completeness, and regularity, and additionally, will seek to maintain a reasonable balance between the transparency of the Company and the protection of its commercial interests, while complying with relevant provisions of the laws of the Philippines, the Articles of Incorporation, this Policy and other internal documents of the Company.
- III. The Company shall not avoid the disclosure of negative information if such information might be considered material or essential to stakeholders or potential investors.
- IV. For purposes of disclosure, the preferential treatment of any one group of recipients of such information ("Selective Disclosure") shall be prohibited unless otherwise provided for by the laws of the Philippines, and other applicable and current rules and regulations."

Finally, the Company's Code of Ethics and Business Conduct mandates:

"PROVIDE FAIR AND TRUTHFUL DISCLOSURES TO THE PUBLIC

The Company has a responsibility under the law to communicate effectively so that the public is provided with full and accurate information in all material respects. To the extent that you are involved in the preparation of materials for dissemination to the public, you should be careful to ensure that the information in these materials is truthful, accurate and complete. In particular, the Company's senior financial officers, executive officers and directors shall endeavor to promote full, fair, accurate, timely and understandable disclosure in the Company's public communications, including documents that the Company files with or submits to the Securities and Exchange Commission and other regulators.

If you become aware of a materially inaccurate or misleading statement in a public communication, you should report it immediately to the Office of the Corporate Secretary, Corporate Information Officer, Compliance Officer or the Audit Committee of the Board of Directors.

MAINTAIN ACCURATE BOOKS AND RECORDS

The Company must maintain accurate and complete books and records. Every business

transaction undertaken by the Company must be recorded correctly and in a timely manner in the Company's books and records. The Company therefore expects you to be candid and accurate when providing information for these documents. You are specifically prohibited from making false or misleading entries in the Company's books and records. In particular, senior financial officers must endeavor to ensure that financial information included in the Company's books and records is correct and complete in all material respects."

Source: Section VII of Amended Manual of Corporate Governance

(iii) The following are the Company's governance policies regarding Board Responsibility:

The Company's **Manual of Corporate Governance** provides for the following duties and responsibilities of members of the Board of Directors:

1. Duties and Responsibilities of a Director

A director shall comply with the following duties and responsibilities:

a. Conduct fair business transactions with AEV and ensure that personal interest does not bias Board decisions.

The basic principle to be observed is that a director should not use his position to profit or gain some benefit or advantage for himself and/or his related interests. He should avoid situations that may compromise his impartiality. If an actual or potential conflict of interest may arise on the part of a director, he should fully and immediately disclose it and should not participate in the decision-making process. A director who has a continuing material conflict of interest should seriously consider resigning from his position.

A conflict of interest shall be considered material if the director's personal or business interest is antagonistic to that of AEV, or stands to acquire or gain financial advantage at the expense of AEV.

 Devote time and attention necessary to properly discharge his duties and responsibilities.

A director should devote sufficient time to familiarize himself with AEV's business. He should be constantly aware of and knowledgeable with AEV's operations to enable him to meaningfully contribute to the Board's work. He should attend and actively participate in Board and committee meetings, review meeting materials and, if called for, ask questions or seek explanation.

c. Act judiciously.

Before deciding on any matter brought before the Board, a director should carefully evaluate the issues and, if necessary, make inquiries and request clarification.

d. Exercise independent judgment.

A director should view each problem or situation objectively. If a disagreement with other directors arises, he should carefully evaluate and explain his position. He should not be afraid to take an unpopular position. Corollarily, he should support plans and ideas that he thinks are beneficial to AEV.

e. Have a working knowledge of the statutory and regulatory requirements affecting AEV, including the contents of its Articles of Incorporation and By-Laws, the requirements of the SEC, and where applicable, the requirements of other regulatory agencies.

A director should also keep abreast with industry developments and business trends in order to promote AEV's competitiveness. The Corporate Information Officer shall ensure that directors and officers shall be updated on their corporate duties and responsibilities and on current relevant laws, rules and jurisprudence, and best business practices.

f. Observe confidentiality.

A director should keep secure and confidential all non-public information he may acquire or learn by reason of his positions as director. He should not reveal confidential information to unauthorized persons without the authority of the Board.

To honor their responsibilities as Board members, representing all owners/shareholders and other key stakeholders, the Board Director must:

- a. Take time to understand the Aboitiz Group, its goals and strategies, its businesses, its governance, its brand and its key policies.
- b. Represent the Aboitiz Group positively and constructively in all external dealings, seeking to enhance the Aboitiz name and reputation.
- c. Perform the role of Board member effectively, by:
 - i. Regularly attending meetings
 - ii. Effectively contributing during discussion
 - iii. Willingly offering alternative viewpoints, to reflect own personal viewpoints
 - iv. Offering any viewpoints objectively, avoiding any comments of a personal nature about another member of the Board or his/her viewpoints
 - v. Listening to the viewpoints of other Board members with full respect and with care, to achieve optimal understanding
 - vi. Fully supporting decisions made by the Board in the external arena, even if that decision did not completely reflect own viewpoints.
- d. If an Executive Director, maintain a primary identity as a Board member, while dealing with Board matters, at the same time bringing to the Board the benefit of closer knowledge of operational considerations.
- e. If an Independent Director, bring fully to the Board the benefit of the particular experience or expertise that encouraged the invitation to become a Board member, at the same time not feeling constrained to contribute on matters that may be outside personal experience and expertise.
- f. Be constantly vigilant related to maintaining complete external confidentiality on details of Board discussions, individual viewpoints and any matters of sensitivity, other than the Board agrees is to be communicated in a specific manner.
- g. Seek to find ways to continuously improve the efficiency and effectiveness of the Board, taking any suggestions related to this to the Board Chairman for his consideration.
- h. Be prepared to receive and act upon any feedback received through the Board Chairman on ways that the member might improve performance as a Board Director.

A Board member may also be invited to become a member of one or more Board Committees. That committee(s) will have been formed by the Board to satisfy Board needs in relation to focused consideration of matters in a specific arena, as described in the Committee mandate, for the purpose of better ensuring that the Board is in a position to make properly informed decisions in that arena. To honor their responsibilities as a Board Committee member, the Board Director must:

- a. Become familiar with the Committee mandate
- Become familiar with specific content areas covered by the Committee, and not seek to divert into areas of content not specifically envisioned by the Committee mandate
- c. Regularly attend Committee meetings
- d. Effectively contribute during discussion
- e. Willingly offer alternative viewpoints, to reflect own personal experiences and opinions
- f. Constructively engage with the Group CEO and any other senior leader of the Group, who may be consulted for the purpose of the Committee being better informed, or better positioned to offer the Board a more reliable recommendation
- g. Maintaining external confidentiality related to details of Committee discussion, including the individual views of members, other than as agreed for formal communication to the Board and/or Senior Management by the Committee as a whole
- h. Seek to find ways to continuously improve the efficiency and effectiveness of the Committee, taking any suggestions related to this to the Committee Chairman for his consideration.
- i. Be prepared to receive and act upon any feedback received through the Committee Chairman on ways that the member might improve performance as a Committee member.

Should the Board member accept an invitation to act in the capacity of the Chairman of the Board Committee, these responsibilities are expanded to include overseeing the conduct of the Board Committee in line with the Committee Mandate, including:

- a. Managing the agenda of Committee meetings.
- b. Chairing Committee meetings, ensuring proper consideration of matters for discussion and recommendation to the full Board.
- c. Ensuring each member of the Committee has full opportunity to express views and contribute effectively to discussion.
- d. Drawing attention to a Committee member in any situation where for one reason or another, the member is not contributing to discussion and recommendations as effectively as he/she could.
- e. Drawing to the attention of the Board Chairman any situation where for one reason or another, a Committee member is failing consistently to honor responsibilities as a Committee member, as outlined above.
- f. Ensuring appropriate record of Committee deliberations and conclusions are maintained.
- g. Leading and facilitating the Committee in reporting back to the Chairman of the Board, or the Board overall, on considerations and recommendations on any matter, including both majority conclusions and recommendations and minority conclusions and recommendations.

Moreover, the Company's **Board Protocol** provides for the following general responsibilities of members of the Board Directors:

A Director should be aware of his role and appreciate the crucial differences between management and direction. He should have an understanding of the legal framework within which they operate. A Director should have a good understanding of a board's operation and how to ensure its effectiveness.

In this regard, the following are the basic qualities and competencies that a Board Director should possess or endeavor to acquire:

- a. Strategic business direction;
- b. Basic principles and practice of finance and accounting;

- c. Human resource direction;
- d. Improving business performance; and
- e. Organizing for the future.

With the above, the Director is therefore expected to:

- a. Owe his duty of care and loyalty to the Company.
- b. Respect and uphold all decisions made by the Board as a collegial body.
- c. Devote time and attention necessary to properly discharge his duties and responsibilities.
- d. A Director shall observe prudence in the handling of sensitive company information.
- e. A Director shall undergo a seminar on corporate governance principles, on relevant laws and charters applicable to the Company and the Board, and on the various businesses of the Company upon appointment to the Board.

The Board of Directors of the Company also approved in its regular meeting held on July 24, 2014 the amendments to the Company's Manual of Corporate Governance as mandated by SEC Memorandum Circular No. 9-2014. These amendments reflect the thrust of the Company to protect and uphold the rights and interests not only of the shareholders but also of its other stakeholders.

(Updated as of December 31, 2014)

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

The Board participated in a Board Retreat and Strategy Refresh to discuss both the strategic roadmap and policies of the Company, and a review of the Company's vision and mission. The Board, together with key officers, participated in a strategy workshop last December 4, 2015, to refresh the Company's vision, mission, strategy and, corporate initiatives and core businesses.

(Updated as of December 31, 2015)

(d) Directorship in Other Companies

(i) Directorship in the Company's Group²

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

| Director's Name | Corporate Name of the Group Company | Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman. |
|--------------------|------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------|
| Jon Ramon Aboitiz | Aboitiz & Company, Inc. (ACO), Accuria, Inc. | Non-Executive, Chairman |
| | Aboitiz Power Corporation, Twin Cities Condominium Owners' Association, Inc. | Non-Executive |
| | Union Bank of the Philippines | Executive |
| Erramon I. Aboitiz | Aboitiz & Company, Inc., Aboitiz Power Corporation | Executive |

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² The Group is composed of the parent, subsidiaries, associates and joint ventures of the company.

| | Aboitiz Renewables, Inc., | Non-Executive, Chairman |
|--------------------|-----------------------------------|-------------------------|
| | Abovant Holdings, Inc., Accuria, | |
| | Inc., AEV CRH Holdings, Inc. AP | |
| | Renewables, Inc., APO Agua | |
| | | |
| | Infrastructura, Inc., Archipelago | |
| | Insurance Pte Ltd., Aseagas | |
| | Corporation, Balamban | |
| | Enerzone Corporation, Cebu | |
| | Energy Development | |
| | Corporation, Cotabato Ice Plant, | |
| | Inc., Cotabato Light & Power | |
| | Corporation, CRH Aboitiz | |
| | Holdings, Inc., Davao Light & | |
| | Power Company, Inc., Filagri | |
| | Holdings, Inc., Lima Enerzone | |
| | Corporation, Mactan Enerzone | |
| | Corporation, Manila-Oslo | |
| | Renewable Enterprise, Inc., | |
| | Mount Apo Geopower Inc., | |
| | Negron Cuadrado Geopower, | |
| | Inc. Olongapo Energy | |
| | · | |
| | Corporation, San Fernando | |
| | Electric Light & Power Co., Inc., | |
| | SN Aboitiz Power – Benguet, | |
| | Inc., SN Aboitiz Power – | |
| | Cordillera, Inc., SN Aboitiz | |
| | Power –Energy, Inc., SN Aboitiz | |
| | Power –Generation, Inc., SN | |
| | Aboitiz Power – Greenfield, Inc., | |
| | SN Aboitiz Power – Ifugao, Inc., | |
| | SN Aboitiz Power – Magat, Inc., | |
| | SN Aboitiz Power – Projects, | |
| | Inc., SN Aboitiz Power – | |
| | Renewables, Inc. Subic | |
| | EnerZone Corporation, Therma | |
| | Power, Inc., Therma Power | |
| | Visayas, Inc., | |
| | Pagbilao Energy Corporation, | Non-Executive |
| | Petnet, Inc., Pilmico Animal | HOII EACCULIVE |
| | | |
| | Nutrition Corporation, Pilmico | |
| | Foods Corporation, Proprieded | |
| | Del Norte, Inc., Redondo | |
| | Peninsula Energy, Inc., Therma | |
| | Kuzon, Inc. Therma Mobile, Inc., | |
| | Therma South, Inc., UnionBank, | |
| | Pilmico Foods Corporation | |
| | (Pilmico), and Redondo | |
| | Peninsula Energy, Inc. | |
| Roberto E. Aboitiz | Aboitiz Power Corporation, | |
| | Davao Light & Power Company, | |
| | Inc., Cotabato Light & Power | Non-Executive |
| | Company, Tsuneishi Heavy | |
| | Industries (Cebu), Inc. | |
| | Aboitiz & Company, | |
| | Inc.Tsuneishi Foundation | |
| | | Executive |
| | (Cebu), Inc. West Cebu | |
| | foundation, Inc. | |
| | | |

| Enrique M. Aboitiz | Aboitiz Power Corporation, | Non-Executive, Chairman |
|--------------------|-------------------------------------------------------------|-------------------------|
| Ellique W. Aboltiz | WeatherPhilippines Foundation, | Non-Executive, Chairman |
| | Inc. | |
| | - | |
| | Aboitiz & Company, Inc., | Non-Executive |
| | Accuria, Inc. | Executive |
| Justo A. Ortiz | Union Bank of the Philippines | Executive, Chairman |
| | Accuria, Inc. | Non-Executive, Chairman |
| Antonio R. Moraza | FBMA Marine, Inc., La Filipina | Non-Executive |
| | Electrika, Inc. Redondo Peninsula Energy, Inc., San | |
| | Peninsula Energy, Inc., San Carlos Sun Power, Inc., SN | |
| | Aboitiz Power-Benguet, SN | |
| | Aboitiz Power-Energy, SN | |
| | Aboitiz Power-Generation, SN | |
| | Aboitiz Power-Greenfield, SN | |
| | Aboitiz Power-Magat, SN | |
| | Aboitiz Power-Projects, SN | |
| | Aboitiz Power-Renewables, | |
| | Southern Philippines Power | |
| | Corporation, STEAG, Twin Cities | |
| | Condominium Owners' | |
| | Association, Inc., | |
| | Western Mindanao Power | |
| | Corporation | Non avagutiva Chairman |
| | Bakun Power Line Corporation, Cordillera Hydro Corporation, | Non-executive, Chairman |
| | Cotabato Light & Power | |
| | Corporation, Davao Light & | |
| | Power Corporation, Filagri | |
| | Holdings, Inc., Hedcor Benguet, | |
| | Inc., Hedcor Bukidnon, Inc., | |
| | Hedcor Kabayan, Inc., Hedcor | |
| | Ifugao, Inc., Hedcor Itogon, Inc., | |
| | Hedcor Kalinga, Inc., Hedcor Mt. | |
| | Province, Inc., Hedcor | |
| | Sabangan, Inc., Hedcor | |
| | Tamugan, Inc., Kookaburra | |
| | Equity Ventures, Inc., Pagbilao | |
| | Energy Corporation, , PANC, | |
| | PFC, Pilmico Animal Nutrition Corporation, Retensol, Inc., | |
| | Therma Visayas, Inc., Therma | |
| | Mobile, Inc., Therma South, | |
| | Inc., Therma Marine, Inc., | |
| | Therma Luzon, Inc., Luzon | |
| | Hydro Corporation, Hedcor, | |
| | Inc., Hedcor Tudaya, Inc., | |
| | Hedcor Sibulan, Inc., Cebu | |
| | Private Power Corporation AP | |
| | Renewables, Inc. Tagoloan | |
| | Hydro Corporation, | |
| | ACO, Abovant Holdings, Inc., | Executive |
| | ARI,AP Renewable Energy | |
| | Corporation, AP Solar Tiwi, Inc., | |
| | Cebu Energy Development | |
| | Corporation, Clenergy, Inc., TPI and Manila-Oslo Renewable | |
| | Enterprise, Inc. Mount Apo | |
| | Litterprise, inc. Mount Apo | |

| | Geopower, Inc., Negron | |
|----------------------|---------------------------------|--|
| | Cuadrado Geopower, Inc., | |
| | Neptune Hydro, Inc., SEA (South | |
| | East Asia) Orient Corporation, | |
| | SN Aboitiz Power-Cordillera, SN | |
| | Aboitiz Power-Ifugao, Therma | |
| | Central Visayas, Inc., Therma | |
| | Power Visayas, Inc. Therma | |
| | Subic, Inc., | |
| Jose C. Vitug | None | |
| Stephen T. CuUnjieng | None | |
| Raphael P.M. Lotilla | None | |

(For the term 2015-2016)

(ii) Directorship in Other Listed Companies

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

| Director's Name | Name of Listed Company | Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman. |
|-------------------|----------------------------------|-------------------------------------------------------------------------------------------------------------------|
| Jose C. Vitug | ABS-CBN Holding Corp. | Independent |
| Jon Ramon Aboitiz | Bloomberry Resorts Corporation | Independent |
| Jon Ramon Aboitiz | International Container Terminal | Non-executive |
| | Services, Inc. | |

(For the term 2015-2016)

(iii) Relationship within the Company and its Group

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

| Director's Name | Name of the Significant Shareholder | Description of the relationship |
|--------------------|----------------------------------------|---------------------------------|
| Jon Ramon Aboitiz | Ramon Aboitiz Foundation, Inc. | Vice President |
| Jon Ramon Aboitiz | Aboitiz & Company, Inc. | Chairman |
| Erramon I. Aboitiz | Aboitiz & Company, Inc. | President/ CEO/ Director |
| Roberto E. Aboitiz | Aboitiz & Company, Inc. | Director |
| Roberto E. Aboitiz | Ramon Aboitiz Foundation, Inc. | President |
| Antonio R. Moraza | Aboitiz & Company, Inc. | Director |
| Enrique M. Aboitiz | Aboitiz & Company, Inc. | Director |

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

| | Guidelines | Maximum Number of Directorships in other companies | |
|--------------------|--------------------------------------------------------------------|----------------------------------------------------------|--|
| Executive Director | As provided in the Company's Manual of Corporate Governance, | | |
| | the following guidelines shall be used in the determination of the | are appointed to Board seats of | |

| | number of directorships for Board members: | operational companies within the Aboitiz Group. |
|------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------|
| | a) The nature of the business of AEV;b) Age of the director; | The Company follows the SEC rule on term and directorship limits of directors. |
| | c) Number of directorship/active memberships and officerships in other corporations or organizations; and | |
| | d) Possible conflict of interest. | |
| | The optimum number of directorships a Director shall hold shall be related to the capacity of a Director to perform his duties diligently in general. | |
| | The CEO and other executive directors shall submit themselves to a low inactive limit on membership in other corporate boards. The same low limit shall apply to independent, non-executive directors who serve as full-time executives in other corporations. In any case, the capacity of directors to serve with diligence shall not be compromised. | |
| Non-Executive Director | As provided in the Company's Manual of Corporate Governance, the following guidelines shall be used in the determination of the number of directorships for Board members: | Same as above |
| | a) The nature of the business of AEV; | |
| | b) Age of the director; | |
| | c) Number of directorship/active memberships and officerships in other corporations or organizations; and | |
| | d) Possible conflict of interest. | |
| | The optimum number of directorships a Director shall hold shall be related to the capacity of | |

| | a Director to perform his duties | |
|-----|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------|
| | diligently in general. | |
| CEO | The CEO and other executive directors shall submit themselves to a low inactive limit on membership in other corporate boards. The same low limit shall apply to independent, non-executive directors who serve as full-time executives in other corporations. In any case, the capacity of directors to serve with | Same as above |
| | diligence shall not be compromised. | |

The Company's Independent Directors sit in no more than five boards of publicly-listed companies (PLCs), as shown in the certification of affiliations required from each of the nominated Independent Directors. Likewise, executive directors do not generally sit on other boards of PLCs outside the Group, unless they have substantial interest in the said company or they have been asked to sit in the capacity as independent directors. Currently, the Company's executive directors do not sit in more than two boards of listed companies outside the Aboitiz Group.

(c) Shareholding in the Company

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

| Name of Director | Number of Direct shares | Number of Indirect shares / Through (name of record owner) | % of Capital Stock |
|----------------------|-------------------------|---------------------------------------------------------------------|----------------------------|
| Jon Ramon Aboitiz | 4,648 | 129,200,932 | 0.00%; 2.33% |
| Erramon I. Aboitiz | 1,001,000 | <u>58,477,269</u> | 0.02%; <u>1.05%</u> |
| Roberto E. Aboitiz | 10 | 0 | 0.00% |
| Enrique M. Aboitiz | 6,000 | 0 | 0.00%; |
| Justo A. Ortiz | 1 | 0 | 0.00% |
| Antonio R. Moraza | 1,000 | 15,351,132 | 0.00%; 0.28% |
| Jose C. Vitug | 100 | 72,020 | 0.00%; 0.00% |
| Stephen T. CuUnjieng | 100 | 0 | 0.00% |
| Raphael P.M. Lotilla | 100 | 0 | 0.00% |

(Updated as of December 31, 2015)

| 2 | Chairman | and CEC |
|---|----------|---------|
|---|----------|---------|

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

| Yes ✓ No | |
|----------|--|
|----------|--|

Identify the Chair and CEO:

| Chairman of the Board | Jon Ramon Aboitiz |
|-----------------------|--------------------|
| CEO/President | Erramon I. Aboitiz |

(b) Roles, Accountabilities and Deliverables

| | Chairman | Chief Executive Officer |
|------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Role | The Chairman, who may be a non-Executive Director, shall preside in all meetings of the Board of Directors and stockholders. He shall approve the agenda for all meetings of the Board of Directors and stockholders and also inform the Board of Directors and the stockholders of matters of interest to them at their respective meetings. | The President shall have "general supervision of the business affairs and property of the Corporation and over its several offices and employees. When designated as authorized representative and signatory of the Corporation, he shall execute all resolutions of the Board and sign all certificates, contracts and other written undertakings of the Corporation. He shall submit to the Board, as soon as possible, at each annual meeting, a complete report of the operations of the Corporation for the preceding year and the state of its affairs. He shall also from time to time, report to the Board matters within his knowledge which the interests of the Corporation may require to be brought to its notice. He shall do and perform such other duties as from time to time may be assigned to him by the Board of Directors." |
| Accountabilities | BOARD LEADERSHIP AND THE ROLE OF THE CHAIRMAN a. The Chairman shall exercise independent judgment, act objectively, and ensure (alongside the President and Chief Executive Officer) that all relevant matters are included in the agenda and prioritized properly, giving more weight to "performance duties" (i.e. strategy and policy) over "compliance duties" (i.e. monitoring and accountability). b. The Chairman shall ensure that all the Directors are fully involved and informed of any business issue on which a decision has to be taken. | THE PRESIDENT AND THE CEO All Board authority delegated to management is delegated through the President, so that all authority and accountability of management – as far as the board is concerned – is considered to be the authority and accountability of the President. a. The Board will specify to the President of the Company the strategic directions and expects him to achieve certain results based on a set of measures/milestones and targets that had been clearly communicated and understood. |
| | c. The Chairman, with the assistance of the Corporate Secretary and the President and Chief Executive Officer, shall determine the annual Board Plan and Agenda and other strategic issues. d. The Chairman shall be responsible for the integrity of the Board process, such that decisions made shall be explicit, timely, relevant to the Company's vision and strategy, and anchored on policies, values and ethical standards. e. In the event that the Chairman may | b. As long as the President uses any reasonable interpretation of the Board's directions, the President is authorized to establish all further policies, make all decisions, take all actions, establish all practices, and develop all initiatives. c. Only decisions of the Board acting as a body are binding upon the President. d. Decisions or instructions of individual board members, officers, or committees are not binding on the President except in rare circumstances when the Board |

| | not be available or capable of performing the above functions, the Vice Chairman or in his absence, any of the directors present, may act as "Lead Director" and shall automatically take over the leadership in the meeting of the Board. The following are the conditions upon which this provision would apply: i. Physical absence; ii. Conflict of interests; or iii. As the Board may deem necessary. f. It is also strongly desired to have a Chairman who, among other traits, possesses the following: i. Wide experience, preferably at board level, in successful | has specifically authorized such exercise of authority. e. In the case of board members or committees requesting information or assistance without board authorization, the President can refuse such requests that require — in the President's judgment — a material amount of staff time or funds or are disruptive. |
|--------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | organizations; ii. Capacity for strategic thinking and ability to make quick and important decisions; iii. Working understanding of finance as well as accounts and | |
| | reports systems; iv. Excellent leadership and communication skills; v. Appropriate training in | |
| | corporate governance and professional directorship; and vi. Limited number of other directorships. | |
| Deliverables | (as enumerated above) | (as enumerated above) |

Source: Article III of the Company's By-laws Board Protocol

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

The Company has in place the Aboitiz Talent Management Program (ATMP). This program addresses the top executive succession planning and group-wide organizational executive and management bench. The program guidelines and developments are presented and reviewed by the Board Corporate Governance Committee.

3) Other Executive, Non-Executive and Independent Directors

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

It is the policy of the Company to nominate and elect directors who represent a mix of highly competent directors and officers with in-depth knowledge and experience in the core industries of AEV or corporate management and financial expertise valuable to the Company. Other factors considered are independent-mindedness, ethical behavior and value contribution. The Company follows a formal and transparent board nomination and election process to ensure protection of the interests of all shareholders. Any shareholder

may nominate a director and Independent Director. Nominees for directors are submitted to the Board Corporate Governance Committee (to which the Nominations and Compensation Committee has been merged into). The overall procedure is in compliance with the Amended Implementing Rules and Regulations of the Securities Regulation Code.

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

The Company's selection process ensures that at least one non-executive director has experience in the industries the Company operates in. For example, Mr. Antonio R. Moraza, who has been a non-executive director of the Company since 2009, is concurrently the President and Chief Operating Officer of Aboitiz Power Corporation, one of the Company's subsidiaries engaged in its main business of power generation and distribution. Moreover, Messrs. Justo A. Ortiz and Stephen T. CuUnjieng, who are likewise non-executive directors of the Company, have extensive banking experience relevant to the Company's banking unit.

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

| | Executive | Non-Executive | Independent Director |
|------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Role | A director's office is one of trust and confidence. A director shall act in the best interest of AEV in a manner characterized by transparency, accountability and fairness. He should also exercise leadership, prudence and integrity in directing AEV towards sustained progress. | A director's office is one of trust and confidence. A director shall act in the best interest of AEV in a manner characterized by transparency, accountability and fairness. He should also exercise leadership, prudence and integrity in directing AEV towards sustained progress. | A director's office is one of trust and confidence. A director shall act in the best interest of AEV in a manner characterized by transparency, accountability and fairness. He should also exercise leadership, prudence and integrity in directing AEV towards sustained progress. |
| Accountabilities | It shall be the Board's responsibility to foster the long-term success of AEV and secure its sustained competitiveness in a manner consistent with its fiduciary responsibility, which it shall exercise in the best interest of AEV, its shareholders and stakeholders. A director shall comply | It shall be the Board's responsibility to foster the long-term success of AEV and secure its sustained competitiveness in a manner consistent with its fiduciary responsibility, which it shall exercise in the best interest of AEV, its shareholders and stakeholders. A director shall comply | It shall be the Board's responsibility to foster the long-term success of AEV and secure its sustained competitiveness in a manner consistent with its fiduciary responsibility, which it shall exercise in the best interest of AEV, its shareholders and stakeholders. The independent |
| | with the following duties and responsibilities: a) Conduct fair business transactions with AEV and ensure that personal interest does not bias Board decisions. The basic principle to be observed is that a | with the following duties and responsibilities: a) Conduct fair business transactions with AEV and ensure that personal interest does not bias Board decisions. The basic principle to be observed is that a | director has the same duties and responsibilities as the executive and non-executive directors. In addition, independent directors have the additional responsibility to "bring fully to the Board the benefit of the particular experience or |

director should not use his position to profit or gain some benefit or advantage for himself and/or his related interests. He should avoid situations that may compromise his impartiality. If an actual or potential conflict of interest may arise on the part of a director, he should fully and immediately disclose it should and not participate in the decision-making process. A director who continuing material conflict οf interest should seriously consider resigning from his position.

A conflict of interest shall be considered material if the director's personal or business interest is antagonistic to that of AEV, or stands to acquire or gain financial advantage at the expense of AEV.

b) Devote time and attention necessary to properly discharge his duties and responsibilities.

A director should devote sufficient time familiarize himself with AEV's business. He be constantly should aware οf and knowledgeable with operations AEV's to enable him to meaningfully contribute to the Board's work. He should attend actively participate in Board and committee meetings, review meeting materials and, if called for, ask questions or seek explanation.

director should not use his position to profit or gain some benefit or advantage for himself and/or related his interests. He should avoid situations that may compromise his impartiality. If an actual or potential conflict of interest may arise on the part of a director, he should fully immediately disclose it should and not participate the decision-making process. A director who has a continuing material conflict interest οf should seriously consider resigning from his position.

A conflict of interest shall be considered material if the director's personal or business interest is antagonistic to that of AEV, or stands to acquire or gain financial advantage at the expense of AEV.

b) Devote time and attention necessary to properly discharge his duties and responsibilities.

A director should devote sufficient time familiarize himself with AEV's business. He be constantly should aware of and knowledgeable with operations AEV's to enable him to meaningfully contribute to the Board's work. He should attend and actively participate in Board and committee meetings, review meeting materials and, if called for, ask questions or seek explanation.

expertise that
encouraged the
invitation to become a
Board member, at the
same time not feeling
constrained to
contribute on matters
that may be outside
personal experience and
expertise."

c) Act judiciously.

Before deciding on any matter brought before the Board, a director should carefully evaluate the issues and, if necessary, make inquiries and request clarification.

d) Exercise independent judgment.

A director should view each problem or situation objectively. If a disagreement with other directors arises. should carefully evaluate and explain his position. He should not be afraid to take an unpopular position. Corollarily, he should support plans and ideas that he thinks are beneficial to AEV.

e) Have a working knowledge of the statutory and regulatory requirements affecting AEV, including the contents of its Articles of Incorporation and By-Laws, the requirements of the SEC, and where applicable, the requirements of other regulatory agencies.

A director should also with keep abreast industry developments and business trends in order to promote AEV's competitiveness. Corporate Information Officer shall ensure that directors and officers shall be updated on their corporate duties and responsibilities and on current relevant laws, rules and jurisprudence, and best business practices.

c) Act judiciously.

Before deciding on any matter brought before the Board, a director should carefully evaluate the issues and, if necessary, make inquiries and request clarification.

d) Exercise independent judgment.

A director should view each problem situation objectively. If a disagreement with other directors arises. he should carefully evaluate and explain his position. He should not be afraid to take an unpopular position. Corollarily, he should support plans and ideas that he thinks are beneficial to AEV.

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A director should also with keep abreast industry developments and business trends in order to promote AEV's competitiveness. Corporate Information Officer shall ensure that directors and officers shall be updated on their corporate duties and responsibilities and on current relevant laws, rules and jurisprudence, and best business practices.

| on relevant laws and charters applicable to the Company and the Board, and on the various businesses of the | | charters applicable to the Company and the Board, and on the various businesses of the | charters applicable to the Company and the Board, and on the various businesses of the | |
|-------------------------------------------------------------------------------------------------------------------------------------|--------------|-------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------|-----------------------|
| Company upon Company upon appointment to the Board. Deliverables (as enumerated above) (as enumerated above) (as enumerated above) | Deliverables | appointment to the Board. | appointment to the Board. | (as enumerated above) |

Source: Amended Manual of Corporate Governance AEV Board Protocol

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

The Company uses the definition of independence of the SEC which is "a person other than an officer or employee of the Company, its parent or subsidiaries, or any other individual having a relationship with the Company, which would interfere with the exercise of independent judgment in carrying out the responsibilities of a director." To ensure compliance with the said definition, the Corporate Governance Committee adopted its own guidelines on the nomination of the Company's independent directors, which includes a list of qualifications and disqualifications for independent members of the Board. The said committee pre-screens and shortlists all candidates nominated to become a member of the board of directors in accordance with a list of qualifications and disqualifications provided in its guidelines.

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

The Company adopted SEC Memorandum Circular No. 9, Series of 2011, regarding Term Limits for Independent Directors, which allow an Independent Director to serve for two terms of five (5) consecutive years each, provided there is a two-year cooling off period in between the terms. This circular aims to enhance the effectiveness of Independent Directors and encourage the infusion of fresh ideas into the Board of Directors. In compliance with the said Memorandum, the Board Corporate Governance Committee regularly monitors the tenure of the Company's Independent Directors.

4) Changes in the Board of Directors (Executive, Non-Executive and Independent Directors)

(a) Resignation/Death/Removal

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

| Name | Position | Date of Cessation | Reason |
|---------------------------------------------|----------|-------------------|--------|
| No change for the current period 2015-2016. | NA | NA | NA |

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

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

| Procedure | Process Adopted | Criteria |
|--------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| a. Selection/Appointment | | |
| (i) Executive Directors | "Nominations for the election of directors for the ensuing year must be received by the Corporate Secretary no less than fifteen (15) working days prior to the annual meeting of stockholders, except as may be provided by the Board of Directors in appropriate guidelines that it may promulgate from time to time in compliance with law." | A member of the Board must be: a) a holder of at least one (1) share of stock of AEV; b) at least a college graduate or have sufficient experience in managing the business to substitute for such formal education; c) at least twenty one (21) years old; d) proven to possess integrity and probity; e) have no conflict of interest; f) able to devote his time in fulfilling his duties and responsibilities as Director; g) has practical understanding of the businesses of AEV; h) membership in good standing in relevant industry, business or professional organizations; and i) has previous business experience. |

| (ii) Non-Executive Directors | Same as above | Same as above |
|------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| (iii) Independent Directors | Nominations for independent directors are accepted starting January 1 of the year in which such nominee director is to serve and every year thereafter, with the table for nominations to be closed by February 15 of the same year. | In addition to the foregoing qualifications, the ID must also meet all the requirements of Section 17.2 of the SRC. |
| b. Re-appointment | | |
| (i) Executive Directors | "Nominations for the election of directors for the ensuing year must be received by the Corporate Secretary no less than fifteen (15) working days prior to the annual meeting of stockholders, except as may be provided by the Board of Directors in appropriate guidelines that it may promulgate from time to time in compliance with law." | A member of the Board must be: a) a holder of at least one (1) share of stock of AEV; b) at least a college graduate or have sufficient experience in managing the business to substitute for such formal education; c) at least twenty one (21) years old; d) proven to possess integrity and probity; e) have no conflict of interest; f) able to devote his time in fulfilling his duties and responsibilities as Director; g) has practical understanding of the businesses of AEV; h) membership in good standing in relevant industry, business or professional organizations; and i) has previous business |
| (ii) Non Francisco Si di | Cama as ab | experience. |
| (ii) Non-Executive Directors | Same as above | Same as above |
| (iii) Independent Directors c. Permanent Disqualification | Nominations for independent directors are accepted starting January 1 of the year in which such nominee director is to serve and every year thereafter, with the table for nominations to be closed by February 15 of the same year. | In addition to the foregoing qualifications, the ID must also meet all the requirements of Section 17.2 of the SRC. |
| | | |

(i) Executive Directors

The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board.

The following shall be grounds for the permanent disqualification of a director:

- Any person convicted by final judgment or order by a competent judicial or administrative body of any crime that (a) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (b) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures merchant, commission commodity trading advisor, or floor broker; or (c) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house or as affiliated person of any of them:
- Any person who, by b) reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the SEC or any court or administrative body competent jurisdiction from: acting (a) underwriter, broker, dealer, investment adviser, principal distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; (b) acting as director or officer of a bank, quasi-bank, trust company, investment house, or investment company; (c) engaging in or continuing any conduct or practice in any of the capacities mentioned in sub-paragraphs (a) and (b) above, or willfully violating the laws that govern securities and banking activities.

The disqualification shall also apply if such person is currently the subject of an order of the SEC or any court

administrative or body denying, revoking suspending any registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or Bangko Sentral ng Pilipinas (BSP), or under any rule or regulation issued by the SEC or BSP, or has otherwise been restrained to engage in any activity involving securities and banking; or such person is currently the subject of an effective order of a selforganization regulatory suspending or expelling him from membership, participation or association with a member or participant of the organization;

- c) Any person finally convicted judicially or by competent administrative body of an offense involving moral turpitude or fraudulent act or transgressions;
- d) Any person finally found by the SEC or a court or other administrative body to have willfully violated, or willfully aided, abetted, counseled, induced procured the violation of, any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation or order of the SEC or BSP;
- e) Any person judicially declared to be insolvent;
- f) Any person finally found guilty by a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations or misconduct listed in the foregoing paragraphs; and

| | | g) Conviction by final judgment of an offense punishable by imprisonment for a period exceeding six (6) years, or a violation of the Corporation Code, committed within five (5) years prior to the date of his election or appointment. |
|--------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| (ii) Non-Executive Directors | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. | Same as above |
| (iii) Independent Directors | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. | In addition to the above grounds for disqualification of a director, an independent director shall be disqualified when: (a) the independent director becomes an officer or employee of AEV he shall be automatically disqualified from being an independent director; (b) If the beneficial equity ownership of an independent director in AEV or its subsidiaries and affiliates exceeds two percent (2%) of its subscribed capital stock. The disqualification shall be lifted if the limit is later |
| d Tomporary Disqualification | | complied with. |
| d. Temporary Disqualification (i) Executive Directors | The Compliance Officer shall | Any of the following shall be a |
| | be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. | ground for the temporary disqualification of a director: a) Refusal to fully disclose the extent of his business interest as required under the Securities Regulation Code and its Implementing Rules and Regulations. This disqualification shall be in effect as long as his refusal persists; b) Absence or non- |
| | <u> </u> | , |

| | | participation for whatever reason for more than fifty percent (50%) of all meetings, both regular and special, of the Board of Directors during his incumbency, on any twelve (12) month period during said incumbency. This disqualification applies for purposes of the succeeding election; |
|------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | | c) Dismissal from directorship in another listed corporation for cause. This disqualification shall be in effect until he has cleared himself of any involvement in the alleged irregularity; |
| | | d) Being under preventive suspension by AEV; |
| | | e) If the independent director becomes an officer or employee of AEV he shall be automatically disqualified from being an independent director; |
| | | f) Conviction that has not yet become final referred to in the grounds for the disqualification of directors; and |
| | | A temporarily disqualified director shall, within sixty (60) business days from such disqualification, take the appropriate actions to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent. |
| (ii) Non-Executive Directors | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. | Same as above |
| (iii) Independent Directors | The Compliance Officer shall | Same as above |

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|------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. | |
| e. Removal | | |
| (i) Executive Directors | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. | The commission of a third violation of the Company's Manual of Corporate Governance by any member of the board of AEV or its subsidiaries and affiliates shall be a sufficient cause for removal from directorship. |
| (ii) Non-Executive Directors | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. | Same as above |
| (iii) Independent Directors | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. | Same as above |
| f. Re-instatement | | |
| (i) Executive Directors | "Nominations for the election of directors for the ensuing year must be received by the Corporate Secretary no less than fifteen (15) working days prior to the annual meeting of stockholders, except as may be provided by the Board of Directors in appropriate guidelines that it may promulgate from time to time in compliance with law." | A member of the Board must be: a) a holder of at least one (1) share of stock of AEV; b) at least a college graduate or have sufficient experience in managing the business to substitute for such formal education; c) at least twenty one (21) years old; d) proven to possess integrity and probity; e) have no conflict of interest; f) able to devote his time in fulfilling his duties and responsibilities as Director; |

| | | g) has practical understanding of the businesses of AEV; h) membership in good standing in relevant industry, business or professional organizations; and i) has previous business |
|------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | | experience. |
| (ii) Non-Executive Directors | Same as above | Same as above |
| (iii) Independent Directors | Nominations for independent directors are accepted starting January 1 of the year in which such nominee director is to serve and every year thereafter, with the table for nominations to be closed by February 15 of the same year. | In addition to the foregoing qualifications, the ID must also meet all the requirements of Section 17.2 of the SRC. |
| g. Suspension | | |
| (i) Executive Directors | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. | Suspension from office shall be imposed in the case of a second violation. The duration of the suspension shall depend on the gravity of the violation. |
| (ii) Non-Executive Directors | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. | Suspension from office shall be imposed in the case of a second violation. The duration of the suspension shall depend on the gravity of the violation. |
| (iii) Independent Directors | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. | Suspension from office shall be imposed in the case of a second violation. The duration of the suspension shall depend on the gravity of the violation. |

Source: Article I, Section 7 of the Company's Amended By-Laws
Amended Manual of Corporate Governance
Guidelines for the Nomination and Election of Independent Directors

Voting Result of the last Annual General Meeting

| Name of Director | Votes Received |
|-------------------|----------------------|
| Jon Ramon Aboitiz | <u>4,842,595,593</u> |

| Erramon I. Aboitiz | <u>4,851,665,450</u> | |
|----------------------|----------------------|--|
| Roberto E. Aboitiz | 4,814,446,786 | |
| Enrique M. Aboitiz | <u>4,829,475,058</u> | |
| Justo A. Ortiz | <u>4,816,140,828</u> | |
| Antonio R. Moraza | <u>4,846,226,954</u> | |
| Jose C. Vitug | <u>4,840,737,619</u> | |
| Stephen T. CuUnjieng | <u>4,844,507,089</u> | |
| Raphael P.M. Lotilla | <u>4,844,507,089</u> | |

(May 18, 2015 Annual Stockholders' Meeting)

5) Orientation and Education Program

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

All newly elected directors undergo a director's orientation program provided by independent service providers and other training programs that will enhance their understanding of roles and develop their technical knowledge to discharge their functions effectively. In addition, regular seminars and briefings are conducted during Board meetings regarding the Company's business especially geared towards familiarizing new directors with the Company's business environment.

Newly-elected directors are likewise provided with copies of all company policies prior to their assumption of their new positions.

(b) State any in-house training and external courses attended by Directors and Senior Management³ for the past three (3) years:

To improve Board knowledge depth and efficiency of its Members, members of the Board attend various training seminars, as listed in <u>item (c)</u> below.

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

| Name of Director/Officer | Date of Training | Program | Name of Training Institution |
|--------------------------------------|------------------------|-----------------------------------------------------------------------------------------------|----------------------------------------------|
| All Directors and Senior Officers | March 2013 | Aon Risk Maturity Index Assessment | Company-sponsored |
| All Directors and Senior Officers | July 16, 2013 | Internal Audit and Risk Management Forum | Company-sponsored |
| All Directors and Senior Officers | September 26, 2013 | Briefing on Open Access, Mindanao Interim Electricity Market and Line Charges Rental | Company-sponsored |
| All Directors | December 16, 2013 | Board Retreat | Company-sponsored |
| Senior Officers | July 18, 2014 | Leadership Circle | Clifford Scott, Catalyst Leadership |
| All Directors and Key Officers | July 24, 2014 | Corporate Governance Seminar | Institute of Corporate Directors |
| Senior Officers | September 1-3, 2014 | Decision Process International Strategy Workshop | Decision Process International, Singapore |

³ Senior Management refers to the CEO and other persons having authority and responsibility for planning, directing and controlling the activities of the company.

| Officers | <u>IVIAICII 25, 2015</u> | Seminar | Directors | |
|-----------------------|--------------------------|------------------------------------|------------------------|--|
| All Directors and Key | March 25, 2015 | Corporate Governance | Institute of Corporate | |
| Officers | 2014 | Presentation | Company-sponsored | |
| All Directors and Key | September 25, | Reputation Survey Results | Company spansared | |
| All Directors | September 25, 2014 | Credit Suisse Economic Briefing | Company-sponsored | |

B. CODE OF BUSINESS CONDUCT & ETHICS

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

The Company's Code of Ethics and Business Conduct is applicable to all directors, officers and all members of the organization.

| Business Conduct & Ethics | Directors | Senior Management | Employees |
|---------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| (a) Conflict of Interest | All employees, officers and directors have an obligation to act in the best interests of the Company. They should avoid any activity, interest, or association outside the Company that could impair their ability to perform their work objectively and effectively or that could give the appearance of interfering with their responsibilities on behalf of the Company or its clients. | All employees, officers and directors have an obligation to act in the best interests of the Company. They should avoid any activity, interest, or association outside the Company that could impair their ability to perform their work objectively and effectively or that could give the appearance of interfering with their responsibilities on behalf of the Company or its clients. | All employees, officers and directors have an obligation to act in the best interests of the Company. They should avoid any activity, interest, or association outside the Company that could impair their ability to perform their work objectively and effectively or that could give the appearance of interfering with their responsibilities on behalf of the Company or its clients. |
| | It is not possible to describe every situation in which a conflict of interest may arise. The following, however, are examples of situations that may raise a conflict of interest (unless permitted by law and Company policies): | It is not possible to describe every situation in which a conflict of interest may arise. The following, however, are examples of situations that may raise a conflict of interest (unless permitted by law and Company policies): | It is not possible to describe every situation in which a conflict of interest may arise. The following, however, are examples of situations that may raise a conflict of interest (unless permitted by law and Company policies): |
| | 1. Accepting special favors as a result of a member's position with the Company from any person or organization with which the Company has a current or potential business relationship 2. Competing with the Company for the | 1. Accepting special favors as a result of a member's position with the Company from any person or organization with which the Company has a current or potential business relationship 2. Competing with the Company for the | 1. Accepting special favors as a result of a member's position with the Company from any person or organization with which the Company has a current or potential business relationship 2. Competing with the Company for the |

- purchase or sale of property, services, or other interests.
- 3. Acquiring an interest in a transaction involving the Company, a customer, or supplier (not including routine investments in publicly traded companies).
- Receiving a personal loan or guarantee of an obligation as a result of a member's position with the Company.
- Working for a competitor while an employee of the Company.
- Directing business to a supplier owned or managed by, or which employs, a relative or friend.

Directors should also disclose any actual or potential conflicts of interest to the Chairman of the Board and the Compliance Officer, who shall determine the appropriate resolution. All directors must recuse themselves from anv Board discussion decision affecting their personal, business professional interests.

- purchase or sale of property, services, or other interests.
- 3. Acquiring an interest in a transaction involving the Company, a customer, or supplier (not including routine investments in publicly traded companies).
- Receiving a personal loan or guarantee of an obligation as a result of a member's position with the Company.
- Working for a competitor while an employee of the Company.
- Directing business to a supplier owned or managed by, or which employs, a relative or friend.

Employees and officers should promptly report any potential relationships, actions or transactions (including those involving family members) that reasonably could expected to give rise to a conflict of interest to Human Resources Department. Involvement certain in outside activities may also require the prior approval of the Company (particularly if you are a licensed person). You should consult policies applicable to your business unit or Division for specific reporting and approval procedures.

(b) Conduct of Business and Fair Dealings The Company seeks to outperform its competition fairly and honestly through superior performance. Every employee, officer

The Company seeks to outperform its competition fairly and honestly through superior performance. Every employee, officer

- purchase or sale of property, services, or other interests.
- 3. Acquiring an interest in a transaction involving the Company, a customer, or supplier (not including routine investments in publicly traded companies).
- Receiving a personal loan or guarantee of an obligation as a result of a member's position with the Company.
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The Company seeks to outperform its competition fairly and honestly through superior performance. Every employee, officer

| | and director must therefore always keep the best interests of the Company's clients paramount and endeavor to deal fairly with suppliers, competitors, the public and one another. No one should take unfair advantage of anyone through manipulation, abuse of privileged information, misrepresentation of | and director must therefore always keep the best interests of the Company's clients paramount and endeavor to deal fairly with suppliers, competitors, the public and one another. No one should take unfair advantage of anyone through manipulation, abuse of privileged information, misrepresentation of | and director must therefore always keep the best interests of the Company's clients paramount and endeavor to deal fairly with suppliers, competitors, the public and one another. No one should take unfair advantage of anyone through manipulation, abuse of privileged information, misrepresentation of |
|-------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | facts or any other unfair | facts or any other unfair | facts or any other unfair |
| (c) Receipt of gifts from | dealing practice. Gifts and entertainment | dealing practice. Gifts and entertainment | dealing practice. Gifts and entertainment |
| third parties | may create an inappropriate expectation or feeling of obligation. An employee and members of his family may not accept gifts or special favors (other than an occasional non-cash gift of nominal value) from any person or organization with which the Company has a current or potential business relationship. Further, business gifts to, and entertainment of, non-government employees in connection with business discussions or the development of business relationships are only appropriate if they are in the ordinary course of business and their value is modest. If a member has any questions about the appropriateness of a business gift or expense, he should contact the Human Resources Department. | may create an inappropriate expectation or feeling of obligation. You and members of his family may not accept gifts or special favors (other than an occasional non-cash gift of nominal value) from any person or organization with which the Company has a current or potential business relationship. Further, business gifts to, and entertainment of, non-government employees in connection with business discussions or the development of business relationships are only appropriate if they are in the ordinary course of business and their value is modest. If a member has any questions about the appropriateness of a business gift or expense, he should contact the Human Resources Department. | may create an inappropriate expectation or feeling of obligation. You and members of his family may not accept gifts or special favors (other than an occasional non-cash gift of nominal value) from any person or organization with which the Company has a current or potential business relationship. Further, business gifts to, and entertainment of, non-government employees in connection with business discussions or the development of business relationships are only appropriate if they are in the ordinary course of business and their value is modest. If a member has any questions about the appropriateness of a business gift or expense, he should contact the Human Resources Department. |
| (d) Compliance with Laws & Regulations | As a publicly-listed holding company, AEV is subject to numerous laws and regulations. It is every member's responsibility to know and understand the laws applicable to his job responsibilities and to | As a publicly-listed holding company, AEV is subject to numerous laws and regulations. It is every member's responsibility to know and understand the laws applicable to his job responsibilities and to | As a publicly-listed holding company, AEV is subject to numerous laws and regulations. It is every member's responsibility to know and understand the laws applicable to his job responsibilities and to |

comply with both the letter and the spirit of these laws. This requires that every member avoid only actual misconduct but also even the appearance of impropriety. Every member should assume that any action he takes ultimately could publicized, and consider how he and the Company would be perceived. When in doubt, stop and reflect.

Ask questions. The Company strongly encourages every member to discuss freely concerns. particular, if a member is unclear about the applicability of the law to his job responsibilities, or if he is unsure about the legality or integrity of a particular course of action, he should seek advice of his supervisor or the Legal or Human Resources Department, A member should never assume that an activity is acceptable merely because others in the industry engage in it. A member is encouraged to trust his instincts-if something does appear to be lawful or ethical, it may not be.

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Proprietary confidential information generated and gathered in the business is a valuable Company asset. **Protecting** information is critical to the Company's reputation for integrity and its relationship with its clients, and ensures compliance with the complex regulations governing the financial services industry. comply with both the letter and the spirit of these laws. This requires that every member avoid only actual misconduct but also even the appearance of impropriety. Every member should assume that any action he takes ultimately could be publicized, and consider how he and the Company would be perceived. When in doubt, stop and reflect.

The Ask questions. Company strongly encourages every member to discuss freely concerns. particular, if a member is unclear about the applicability of the law to his job responsibilities, or if he is unsure about the legality or integrity of a particular course οf action, he should seek the advice of his supervisor or the Legal or Human Resources Department. A member should never assume that an activity is acceptable merely because others in the industry engage in it. A member is encouraged to trust his instincts-if something does appear to be lawful or ethical, it may not be.

(e) Respect for Trade Secrets/Use of Nonpublic Information

Proprietary and confidential information generated and gathered in the business is a valuable Company asset. **Protecting** information is critical to the Company's reputation for integrity and its relationship with its clients, and ensures compliance with the complex regulations governing the financial services industry. **Proprietary** and confidential information generated and gathered in the business is a valuable Company asset. **Protecting** information is critical to the Company's reputation for integrity and its relationship with its clients, and ensures compliance with the complex regulations governing the financial services industry. Accordingly, every member should maintain all proprietary and confidential information in strict confidence, except when disclosure is authorized by the Company or required by law.

"Proprietary information" includes all non-public information that might be useful to competitors or that could be harmful to Company or its customers if disclosed. It includes, for example, intellectual property, business plans, personal employee information and unpublished financial information. You should also respect the property rights of other companies. "Confidential information" is information that is not generally known to the public about the Company, its clients, or other parties with whom the Company has relationship and that have an expectation of confidentiality.

Unauthorized use or distribution of proprietary or confidential information violates Company policy and could be illegal. Such use or distribution could result negative in consequences for both the Company and the individuals involved, including potential legal and disciplinary actions. Everv member's obligation to protect the Company's proprietary confidential and information continues even after he leaves the Company, and he must return all such Accordingly, every member should maintain all proprietary and confidential information in strict confidence, except when disclosure is authorized by the Company or required by law.

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| (h) Disciplinary action | To strictly observe and implement the provisions | If you are an employee or | If you are an employee or |
| | of this manual, the following penalties shall be imposed, after notice and hearing, on AEV's directors, officers, staff, subsidiaries and affiliates | officer, this Code forms part of the terms and conditions of your employment at the Company. Employees, officers and directors are | officer, this Code forms part of the terms and conditions of your employment at the Company. Employees, officers and directors are |
| | and their respective directors, officers and staff in case of violation of any of the provision of this Manual: | expected to cooperate in internal investigations of allegations of violations of the Code, and actual violations may subject you to the full range of | expected to cooperate in internal investigations of allegations of violations of the Code, and actual violations may subject you to the full range of |
| | In the case of a first violation, the subject person shall be reprimanded. Suspension from office | disciplinary action by the Company. The Company may also report certain activities to its regulators, which could give rise to | disciplinary action by the Company. The Company may also report certain activities to its regulators, which could give rise to |
| | shall be imposed in the case of a second violation. The duration of the suspension shall depend on the gravity of the violation. | regulatory or criminal investigations. The penalties for regulatory and criminal violations may include significant fines, permanent bar from employment in the securities industry and, | regulatory or criminal investigations. The penalties for regulatory and criminal violations may include significant fines, permanent bar from employment in the securities industry and, |
| | 3. For a third violation, the maximum penalty of removal from office shall be imposed. | for criminal violations, imprisonment. | for criminal violations, imprisonment. |
| (i) Whistle Blower | All directors, officers and employees are the Company's first line of defense against unethical business practices and violations of the law. If any member observes or becomes aware of any conduct that he believes is unethical or unlawful—whether by another employee, a consultant, supplier, client, or other third party—he must communicate that information to his direct supervisor or, if appropriate or necessary, senior management. They will notify and consult with Legal, Compliance or Corporate | employees are the Company's first line of defense against unethical business practices and violations of the law. If any member observes or becomes aware of any conduct that he believes is unethical or unlawful—whether by another employee, a consultant, supplier, client, or other third party—he must communicate that information to his direct supervisor or, if appropriate or necessary, senior management. They will notify and consult with Legal, | employees are the Company's first line of defense against unethical business practices and violations of the law. If any member observes or becomes aware of any conduct that he believes is unethical or unlawful—whether by another employee, a consultant, supplier, client, or other third party—he must communicate that information to his direct supervisor or, if appropriate or necessary, senior management. They will notify and consult with Legal, |
| | Compliance, or Corporate Security, and take | Compliance, or Corporate Security, and take | Compliance, or Corporate Security, and take |

appropriate steps to stop the misconduct and prevent its recurrence. If appropriate or necessary, the member may also raise his concerns directly with Law, Compliance or Corporate Security.

Supervisors have additional responsibility to take appropriate steps to stop any misconduct that they are aware of, and to prevent its recurrence. Supervisors that do not take appropriate action may be held responsible for failure supervise to properly.

Members who prefer to report an allegation anonymously must provide enough information about the incident or situation to allow the Company to investigate properly.

AEV does not tolerate any kind of retaliation for reports or complaints regarding the misconduct of others that were made good faith. Open communication of issues concerns by employees without fear retribution retaliation is vital to the continued success of the Company. Unless Company appropriate management learns of a problem, the Company cannot deal with it. Concealing improper conduct often compounds the problem and may delay or hamper responses that could prevent or mitigate actual damage.

damage.

The Company has in place a policy of "Talk to the CEO" through which any

appropriate steps to stop the misconduct and prevent its recurrence. If appropriate or necessary, the member may also raise his concerns directly with Law, Compliance or Corporate Security.

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AEV does not tolerate any kind of retaliation for reports or complaints regarding the misconduct of others that were made good faith. Open communication of issues and concerns by all employees without fear retribution retaliation is vital to the continued success of the Company. Unless appropriate Company management learns of a problem, the Company cannot deal with it. Concealing improper conduct often compounds the problem and may delay or hamper responses that could prevent or mitigate actual damage.

The Company has in place a policy of "Talk to the CEO" through which any appropriate steps to stop the misconduct and prevent its recurrence. If appropriate or necessary, the member may also raise his concerns directly with Law, Compliance or Corporate Security.

Supervisors have additional responsibility to take appropriate steps to stop any misconduct that they are aware of, and prevent to recurrence. Supervisors that do not take appropriate action may be held responsible for failure supervise properly.

Members who prefer to report an allegation anonymously must provide enough information about the incident or situation to allow the Company to investigate properly.

AEV does not tolerate any kind of retaliation for reports or complaints regarding the misconduct of others that were made in good faith. Open communication of issues and concerns by employees without fear retribution or retaliation is vital to the continued success of the Company. Unless appropriate Company management learns of a problem, the Company cannot deal with it. Concealing improper conduct often compounds the problem and may delay or hamper responses that could prevent or mitigate actual damage.

(j) Conflict Resolution

The Company has in place a policy of "Talk to the CEO" through which any

| team member or team | team member or team | team member or team |
|--------------------------|---------------------------|---------------------|
| | leader can e-mail the CEO | |
| for any matter including | | |
| | whistle-blowing agenda | |
| items. | items. | items. |

2) Dissemination of Code

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

Every new employee is required to undergo a New Hires Orientation Program (NHO) where the Company's Code of Ethics and Business Conduct is extensively discussed. The Company's Code of Ethics and Business Conduct and Manual of Corporate Governance are easily accessible from the Company's website. Hard copies of the same are also made available by the Company prior to the onboarding of directors, senior management and employees.

In December 2013, the Office of the Compliance Officer launched its online Corporate Governance E-learning Course for all employees. This mandatory course is taken by all employees through a web-based portal and application with a standard test, the results of which are reported to Management and the Board Corporate Governance Committee. This mandatory online seminar is conducted to impress upon or refresh all employees' awareness and understanding of the Manual and the Code and the underlying principles of corporate governance and ethical behavior and conduct for the Company. The Office of the Compliance Officer tracks the compliance of team leaders and team members with the Corporate Governance E-learning Course, and regularly reports the same to the Board Corporate Governance Committee.

The Company likewise conducts a yearly seminar for all employees, referred to as Aboitiz Better Ways, where the salient provisions of the Code of Ethics <u>and Business Conduct</u> and other company policies are discussed. <u>The Aboitiz Better Ways was conducted last July 23, 2015 at the principal office of the Company.</u>

(Updated as of December 31, 2015)

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

The Company recognizes that the employees are the Company's first line of defense against unethical business practices and violations of the law. The Company's Code of Ethics and Business Conduct provide the following:

"If you observe or become aware of any conduct that you believe is unethical or unlawful—whether by another employee, a consultant, supplier, client, or other third party—you must communicate that information to your direct supervisor or, if appropriate or necessary, senior management. They will notify and consult with Law, Compliance, or Corporate Security, and take appropriate steps to stop the misconduct and prevent its recurrence. If appropriate or necessary, you may also raise your concerns directly with Law, Compliance or Corporate Security.

If you are a supervisor, you have an additional responsibility to take appropriate steps to stop any misconduct that you are aware of, and to prevent its recurrence. Supervisors that do not take appropriate action may be held responsible for failure to supervise properly.

If you prefer to report an allegation anonymously, you must provide enough information about the incident or situation to allow the Company to investigate properly.

AEV will not tolerate any kind of retaliation for reports or complaints regarding the misconduct of others that were made in good faith. Open communication of issues and concerns by all employees without fear of retribution or retaliation is vital to the continued success of the Company. Unless appropriate Company management learns of a problem, the Company cannot deal with it. Concealing improper conduct often compounds the problem and may delay or hamper responses that could prevent or mitigate actual damage."

To enforce the above provision, the Company has a Lex Committee (LexCom) composed of the Chief Compliance Officer, Chief Finance Officer, Chief Human Resources Officer, and members of the Legal and

Corporate Services Team. In a special meeting of the <u>Board of Directors last December 18, 2015, the Board of Directors reviewed and approved the new organizational structure of the Company which created the positions of chief operating officer and chief corporate officer. The Chief Corporate Services Officer now has supervisory function over the following teams: legal, corporate governance and compliance and corporate social responsibility. The Chief Corporate Services Officer now attends and participates in the LexCom meetings.</u>

The LexCom initiates the formal adoption of the Company's Code and proper conduct that guides individual behavior and decision-making, clarifies responsibilities, and informs other stakeholders on the conduct expected from company personnel. The LexCom sets the policies and procedures for curbing and penalizing company or employee involvement in unethical behavior, such as offering, paying and receiving inappropriate rewards. The Office of the Chief Legal Officer is responsible for ensuring compliance by the Company, subsidiaries and affiliates, with all relevant laws, rules and regulations, as well as all regulatory requirements, including the protection and respect for intellectual property rights. The LexCom is responsible for the comprehensive legal compliance program of the Company. As part of its program, the LexCom and the Office of the Chief Legal Officer oversee the appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances by the employees and the business units (BUs).

In addition to the foregoing, In case of violation of company policies, team leaders of erring members concerned is empowered and obligated to report the violation to the Human Resources Department for proper action.

On February 27, 2014, the Company also formally adopted its Whistleblowing Policy to encourage all employees to report any illegal or unethical practices in the Company. To provide employees several avenues to report illegal or unethical activities, the Policy allows reporting to any of the following: Chairman of the Board of Directors, Chief Executive Officer, Direct Supervisor, Human Resources Department, and Legal Department. When deemed necessary, a fact-finding team will be created to investigate any reported matter.

In its meeting last December 2, 2015, the Board Corporate Governance Committee reviewed the Company's Code of Ethics and Business Conduct, and based on the review, mandated the Compliance Officer to propose updates and amendments on the Code to align with existing practices and policies of the Company and to keep up with best corporate governance practices. The Committee expects to review and approve the Company's revised Code of Ethics and Business Conduct by first quarter of 2016.

(Updated as of December 31, 2015)

4) Related Party Transactions

(a) Policies and Procedures

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

| Related Party Transactions | Policies and Procedures |
|----------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| (1) Parent Company | The Company fully records, monitors, and discloses all related-party transactions regardless of amounts in compliance with existing Philippine financial accounting standards. The nature and extent of transactions with affiliated and related parties are disclosed annually to shareholders through the Company's Information Statement, Annual Report and Audited Financial Statements. The Company and its subsidiaries enter into related party transactions consisting of payment of shareholder advances, |

professional fees and rental fees. These are made on an arm's length basis and at current market prices at the time of the transactions. Service and management contracts are also entered into with subsidiaries and affiliates for corporate center services, such as human resources support services, internal audit services, legal and corporate compliance services, treasury and corporate finance services, technology infrastructure services. These services are obtained from the Company to enable the Aboitiz group of companies to realize cost synergies. The Company maintains a pool of highly qualified professionals with in-depth business expertise specific to the businesses of the AEV organization. Transactions are priced on a cost recovery basis. In addition, transaction costs are always benchmarked to third party rates to ensure competitive pricing. Service Level Commitments and Agreements are executed to ensure quality and timeliness of services.

(2) Joint Ventures

The Company fully records, monitors, and discloses all related-party transactions regardless of amounts in compliance with existing Philippine financial accounting standards. The nature and extent of transactions with affiliated and related parties are disclosed annually to shareholders through the Company's Information Statement, Annual Report and Audited Financial Statements. The Company and its subsidiaries enter into related party transactions consisting of payment of shareholder advances, professional fees and rental fees. These are made on an arm's length basis and at current market prices at the time of the transactions. Service and management contracts are also entered into with subsidiaries and affiliates for corporate center services, such as human resources support services, internal audit services, legal and corporate compliance services, treasury and corporate finance services, technology infrastructure services. These services are obtained from the Company to enable the Aboitiz group of companies to realize cost synergies. The Company maintains a pool of highly qualified professionals with in-depth business expertise specific to the businesses of the AEV organization. Transactions are priced on a cost recovery basis. In addition, transaction costs are always benchmarked to third party rates to ensure competitive pricing. Service Level Commitments and Agreements are executed to ensure quality and timeliness of services.

(3) Subsidiaries

The Company fully records, monitors, and discloses all related-party transactions regardless of amounts in compliance with existing Philippine financial accounting standards. The nature and extent of transactions with affiliated and related parties are disclosed annually to shareholders through the Company's Information Statement, Annual Report and Audited Financial Statements. The Company and its subsidiaries enter into related party transactions consisting of payment of shareholder advances, professional fees and rental fees. These are made on an arm's length basis and at current market prices at the time of the transactions. Service and management contracts are also entered into with subsidiaries and affiliates for corporate center services, such as human resources support services, internal audit services, legal and corporate compliance

services, treasury and corporate finance services, technology infrastructure services. These services are obtained from the Company to enable the Aboitiz group of companies to realize cost synergies. The Company maintains a pool of highly qualified professionals with in-depth business expertise specific to the businesses of the AEV organization. Transactions are priced on a cost recovery basis. In addition, transaction costs are always benchmarked to third party rates to ensure competitive pricing. Service Level Commitments and Agreements are executed to ensure quality and timeliness of services.

(4) Entities Under Common Control

The Company fully records, monitors, and discloses all related-party transactions regardless of amounts in compliance with existing Philippine financial accounting standards. The nature and extent of transactions with affiliated and related parties are disclosed annually to shareholders through the Company's Information Statement, Annual Report and Audited Financial Statements. The Company and its subsidiaries enter into related party transactions consisting of payment of shareholder advances, professional fees and rental fees. These are made on an arm's length basis and at current market prices at the time of the transactions. Service and management contracts are also entered into with subsidiaries and affiliates for corporate center services, such as human resources support services, internal audit services, legal and corporate compliance services, treasury and corporate finance services, technology infrastructure services. These services are obtained from the Company to enable the Aboitiz group of companies to realize cost synergies. The Company maintains a pool of highly qualified professionals with in-depth business expertise specific to the businesses of the AEV organization. Transactions are priced on a cost recovery basis. In addition, transaction costs are always benchmarked to third party rates to ensure competitive pricing. Service Level Commitments and Agreements are executed to ensure quality and timeliness of services.

(5) Substantial Stockholders

The Company fully records, monitors, and discloses all related-party transactions regardless of amounts in compliance with existing Philippine financial accounting standards. The nature and extent of transactions with affiliated and related parties are disclosed annually to shareholders through the Company's Information Statement, Annual Report and Audited Financial Statements. The Company and its subsidiaries enter into related party transactions consisting of payment of shareholder advances, professional fees and rental fees. These are made on an arm's length basis and at current market prices at the time of the transactions. Service and management contracts are also entered into with subsidiaries and affiliates for corporate center services, such as human resources support services, internal audit services, legal and corporate compliance services, treasury and corporate finance services, technology infrastructure services. These services are obtained from the Company to enable the Aboitiz group of companies to realize cost synergies. The Company maintains a pool of highly qualified professionals with in-depth business expertise specific to the businesses of the AEV organization.

| | Transactions are priced on a cost recovery basis. In addition, |
|----------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | transaction costs are always benchmarked to third party |
| | rates to ensure competitive pricing. Service Level Commitments and Agreements are executed to ensure |
| | quality and timeliness of services. |
| (6) Officers including spouse/children/siblings/parents | Directors shall disclose to the Board, through the Company's Corporate Secretary, details of all their other directorships and any shareholdings owned by them or members of their family. Any changes to these notifications must be communicated promptly to the Board of Directors through the Company's Corporate Secretary. |
| | It is the responsibility of each director and senior manager to promptly notify the Board, through the Company's Corporate Secretary, of any proposed related-party transaction as soon as they become aware of it. It is the responsibility of a director or senior manager who is involved in a proposed related-party transaction to inform the Board, through the Company's Corporate Secretary, and obtain approval prior to entering into the transaction. |
| | Conflicted board members shall not participate in discussions on transactions in which they are a conflicted party and shall abstain from voting on such issues. |
| | The Board shall decide whether or not to approve the related party transaction involving a director in the absence of that director. |
| | In addition to the rules above, the Aboitiz Family Constitution provides policy rules for handling of corporate interest vis-à-vis the stakeholders of the Company. The Rule on Conflict of Interest applies to this group. |
| (7) Directors including spouse/children/siblings/parents | Directors shall disclose to the Board, through the Company's Corporate Secretary, details of all their other directorships and any shareholdings owned by them or members of their family. Any changes to these notifications must be communicated promptly to the Board of Directors through the Company's Corporate Secretary. |
| | It is the responsibility of each director and senior manager to promptly notify the Board, through the Company's Corporate Secretary, of any proposed related-party transaction as soon as they become aware of it. It is the responsibility of a director or senior manager who is involved in a proposed related-party transaction to inform the Board, through the Company's Corporate Secretary, and obtain approval prior to entering into the transaction. |
| | Conflicted board members shall not participate in discussions on transactions in which they are a conflicted party and shall abstain from voting on such issues. |
| | The Board shall decide whether or not to approve the related party transaction involving a director in the absence of that director. |
| | In addition to the rules above, the Aboitiz Family Constitution |

| | provides policy rules for handling of corporate interest vis-à- vis the stakeholders of the Company. The Rule on Conflict of Interest applies to this group. |
|--------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| (8) Interlocking director relationship of Board of Directors | The rule on interlocking director relationship is not applicable to directors elected to companies within the conglomerate of business. If outside the conglomerate, the policy is for full disclosure. |
| | The Company complies with the rule on approval of contracts between corporations with interlocking directors, as mandated by Section 33 of the Corporation Code. |

Source: 2014 Full Corporate Governance Report

(b) Conflict of Interest

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

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

| | Details of Conflict of Interest (Actual or Probable) |
|----------------------------------|---------------------------------------------------------|
| Name of Director/s | None |
| Name of Officer/s | None |
| Name of Significant Shareholders | None |

(ii) Mechanism

Describe the mechanism laid down to detect, determine and resolve any possible conflict of interest between the company and/or its group and their directors, officers and significant shareholders.

| | Directors/Officers/Significant Shareholders |
|---------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Company | As provided in the Company's Code of Ethics and Business Conduct, |
| | employees and officers should promptly report any potential |
| | relationships, actions or transactions (including those involving |
| | family members) that reasonably could be expected to give rise to a conflict of interest to Human Resources Department. Involvement in certain outside activities may also require the prior approval of the Company (particularly if you are a licensed person). You should consult policies applicable to your business unit or Division for specific reporting and approval procedures. |
| | Directors should also disclose any actual or potential conflicts of interest to the Chairman of the Board and the Compliance Officer, who shall determine the appropriate resolution. All directors must recuse themselves from any Board discussion or decision affecting their personal, business or professional interests. |
| Group | As provided in the Company's Code of Ethics and Business Conduct, employees and officers should promptly report any potential relationships, actions or transactions (including those involving family members) that reasonably could be expected to give rise to a conflict of interest to Human Resources Department. Involvement in certain outside activities may also require the prior approval of the Company (particularly if you are a licensed person). You should consult policies applicable to your business unit or Division for specific reporting and approval procedures. |

| Directors should also disclose any actual or potential conflicts of |
|---------------------------------------------------------------------|
| interest to the Chairman of the Board and the Compliance Officer, |
| who shall determine the appropriate resolution. All directors must |
| recuse themselves from any Board discussion or decision affecting |
| their personal, business or professional interests. |

- 5) Family, Commercial and Contractual Relations
 - (a) Indicate, if applicable, any relation of a family,⁴ commercial, contractual or business nature that exists between the holders of significant equity (5% or more), to the extent that they are known to the company:

The holders of significant equity in the Company, or stockholders with shareholdings of 5% or more of the total outstanding capital stock, are Aboitiz & Company, Inc., Ramon Aboitiz Foundation, Inc., PCD Nominee Corporation (Filipino) and PCD Nominee Corporation (Foreign).

| Names of Related Significant Shareholders | Type of Relationship | Brief Description of the Relationship |
|----------------------------------------------|----------------------|------------------------------------------|
| Aboitiz & Company, Inc. | Investor- investee | 49.25% interest |
| PCD Nominee Corp (Filipino) | Investor- investee | 11.33% interest |
| PCD Nominee Corp (Foreign) | Investor- investee | <u>9.79% interest</u> |
| Ramon Aboitiz Foundation, Inc. | Investor- investee | 7.64% interest |

(Updated as of December 31, 2015)

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

| Names of Related Significant Shareholders | Type of Relationship | Brief Description |
|-------------------------------------------|----------------------|-----------------------------------------------------|
| Aboitiz & Company, Inc. | Investor- investee | Provides service for management of Retirement Plan. |

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

| Name of Shareholders | % of Capital Stock affected (Parties) | Brief Description of the Transaction |
|----------------------|---------------------------------------|-----------------------------------------|
| None | | |

6) Alternative Dispute Resolution

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

| Alternative | Dicputo | Docalution | Cuctom |
|-------------|---------|------------|--------|
| Alternative | Disbute | Resolution | System |

⁴ Family relationship up to the fourth civil degree either by consanguinity or affinity.

| Corporation & Stockholders | The Company has no shareholder disputes. The Investor Relations Office is the go-to person for any issues of shareholders. The LexCom also reviews or recommends the appropriate dispute resolution system for conflicts and differences with counterparties, particularly with shareholders and other key stakeholders to ensure that they are settled in a fair and expeditious manner from the application of a law, rule or regulation especially when it refers to a corporate governance issue. The Office of the Chief Legal Officer explains the rationale for any such action as well present the specific steps being taken to finally comply with the applicable law, rule or regulation. |
|--------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Corporation & Third Parties | The Company is currently reviewing contracts providing for ADR. |
| Corporation & Regulatory Authorities | Regulatory agencies provide the mechanisms for dispute resolution for the Company's business units. |

C. BOARD MEETINGS & ATTENDANCE

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

The Company's Board meetings are scheduled during the last Board meeting of the previous year. The <u>final</u> schedule is disseminated at the beginning of the year to all members of the Board.

2) Attendance of Directors

| <u>Board</u> | <u>Name</u> | Date of Election | No. of Meetings Held during the year* | No. of Meetings Attended | <u>%</u> |
|--------------|----------------------|------------------|---------------------------------------|--------------------------------|-------------|
| Chairman | Jon Ramon Aboitiz | May 18, 2015 | <u>9</u> | <u>9</u> | <u>100%</u> |
| Member | Erramon I. Aboitiz | May 18, 2015 | <u>9</u> | <u>9</u> | <u>100%</u> |
| Member | Roberto E. Aboitiz | May 18, 2015 | <u>9</u> | <u>9</u> | <u>100%</u> |
| Member | Enrique M. Aboitiz | May 18, 2015 | <u>9</u> | <u>7</u> | <u>82%</u> |
| Member | Justo A. Ortiz | May 18, 2015 | <u>9</u> | 9 | <u>100%</u> |
| Member | Antonio R. Moraza | May 18, 2015 | <u>9</u> | <u>8</u> | <u>91%</u> |
| Independent | Jose C. Vitug | May 18, 2015 | <u>9</u> | 9 | <u>100%</u> |
| Independent | Stephen T. CuUnjieng | May 18, 2015 | <u>9</u> | 9 | <u>100%</u> |
| Independent | Raphael P.M. Lotilla | May 18, 2015 | <u>9</u> | <u>9</u> | <u>100%</u> |

^{*}For the period January- December 2015

3) Do non-executive directors have a separate meeting during the year without the presence of any executive? If yes, how many times?

As provided in the Company's Board Protocol, the Company's Independent Directors meet at least once a year for an Executive Session. The Independent Directors may also meet periodically in an executive session with no other Director or management present except for the Chairman of the Board Corporate Governance Committee who shall call for and preside the meeting. Topics for discussion during these executive sessions shall be determined by the Independent Directors, but actions of the Board generally should be taken separately during Board meetings. The Independent Directors met with the non-executive directors,

including the Chairman of the Board Corporate Governance Committee, at Taguig City on August 27, 2014 for their informal discussion of issues.

(Updated as of December 31, 2015)

4) Is the minimum quorum requirement for Board decisions set at two-thirds of board members? Please explain.

In accordance with Section II Article 3 of the Company's By-laws, a majority of the members of the Board shall constitute a quorum. This same requirement is in accordance with Section 25 of the Corporation Code.

5) Access to Information

(a) How many days in advance are board papers⁵ for board of directors meetings provided to the board?

In accordance with the Company's Board Protocol Process Flow, the board materials of directors are provided to the Board at least five (5) calendar days prior to the board meeting.

The Office of the Board Secretariat recently adopted the use of Diligent Boardbooks technology and platform to assist the Board in its work. The Boardbooks is a brand portal that looks and functions like a book of all Board materials in an IPAD or laptop. The application is used by the Board of Directors and its Committees during their actual meetings.

(b) Do board members have independent access to Management and the Corporate Secretary?

Members of the Board have access to Management and the Office of the Corporate Secretary. It is every Director's duty to keep abreast of the recent developments in the Company and the Company encourages the members of the Board to obtain the necessary information from various sources, which include the Management and the Corporate Secretary.

- (c) State the policy of the role of the company secretary. Does such role include assisting the Chairman in preparing the board agenda, facilitating training of directors, keeping directors updated regarding any relevant statutory and regulatory changes, etc?
 - (1) In accordance with Article III, Section 3 of the Company's By-laws, the Corporate Secretary shall keep the minutes of all the meetings of the stockholders and the Board of Directors. He shall have charge of the corporate seal, the stock certificate books and such other books and papers of the Corporation. He shall countersign with the President the certificate of stock issued as well as such other instruments which require his signature. He shall attend to the giving and serving of all notices required by the corporation law or by these By-laws. He shall also perform such other duties as are incident to his office and as the Board of Directors may from time to time direct.
 - (2) Also, the Company's Manual of Corporate Governance provides that the Corporate Secretary:
 - a) Gathers and analyzes all documents, records and other information essential to the conduct of his duties and responsibilities to AEV.
 - Is ultimately responsible for compliance with governmental reportorial requirements with the SEC, and with the Philippine Stock Exchange, among others
 - c) As to Board meetings, secures a complete schedule thereof at least for the current year and puts the Board on notice within a reasonable period before every meeting. He also prepares and issues the agenda in consultation with senior management and ensures that the directors have before them accurate

⁵ Board papers consist of complete and adequate information about the matters to be taken in the board meeting. Information includes the background or explanation on matters brought before the Board, disclosures, budgets, forecasts and internal financial documents.

- information that will enable them to arrive at intelligent decisions on matters that require their approval.
- d) Assists the Board in making business judgments in good faith and in the performance of their responsibilities and obligations.
- e) Attends all Board meetings and personally prepares the minutes of such meetings.
- Responsible for the safekeeping and preservation of the integrity of the minutes of the meetings of the Board and its committees, as well as the other official records of AEV;
- g) Ensures that all Board procedures, rules and regulations are strictly followed by the members.
- (3) All Board meeting minutes and all resource and presentation materials are uploaded to the Boardbooks and accessible by each Director on his iPad.
- (d) Is the company secretary trained in legal, accountancy or company secretarial practices? Please explain should the answer be in the negative.

The incumbent Corporate Secretary, Ms. M. Jasmine S. Oporto, is a lawyer with extensive legal and corporate secretarial and compliance experience.

Ms. Oporto, 56 years old, Filipino, has been the Corporate Secretary of AEV since 2004 and Compliance Officer since November 2005. She is concurrently the Senior Vice President - Chief Legal Officer. She is also Vice President for Legal Affairs of Davao Light & Power Company, Inc.; Chief Compliance Officer and Corporate Secretary of Aboitiz Power Corporation; and Assistant Corporate Secretary of Visayan Electric Company, Inc. and Hijos de F. Escaño, Inc. Prior to joining AEV, she worked in various capacities at the Hong Kong office of Kelley Drye & Warren, LLP, a New York-based law firm, and the Singapore-based consulting firm Albi Consulting Pte. Ltd. She obtained her Bachelor of Laws degree from the University of the Philippines and is a member of both the Philippine and New York bars. She is an Associate of the Institute of Corporate Directors. She is also an accredited director of the Bangko Sentral ng Pilipinas, having completed the course for Corporate Governance and Risk Management for Board of Trustees/Directors of Banks. She completed the course for Corporate Governance and Risk Management for Board of Trustees/Directors of Banks conducted by the Bangko Sentral ng Pilipinas (BSP). She is not connected with any government agency or instrumentality.

(Updated as of December 31, 2015)

(e) Committee Procedures

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

| Yes | √ | No | 1 |
|-----|----------|----|---|
| | | | |

| Committee | Details of the procedures |
|-----------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Audit | In accordance with the Company's Board Protocol Process Flow, the board materials of directors are provided to the Board at least five (5) calendar days prior to the board meeting. |
| | The minutes and material of the previous meetings are also made available to the members of the Board through the Diligent Boardbooks application. |
| | The Company's Corporate Center likewise updates members of the Board with recent developments significant to their practice through regular circulation of new laws, rules and regulations, and the like which may affect the workings of the board |

| | committees. All materials for the previous as well as future |
|---------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | meetings are uploaded to the Boardbooks and are accessible by each Director on his iPad. |
| | Directors are likewise provided access to updates involving the Company and its subsidiaries through daily news updates circulated by electronic mail through the facility called Newswire. Directors are likewise given updates by the Company's Legal Department on significant changes in laws and rules of regulatory agencies, such as tax and regulatory updates. |
| Corporate Governance Committee | In accordance with the Company's Board Protocol Process Flow, the board materials of directors are provided to the Board at least five (5) calendar days prior to the board meeting. |
| | The minutes and material of the previous meetings are also available to the members of the Board through the Diligent Boardbooks application. |
| | The Company's Corporate Center likewise updates members of the Board with recent developments significant to their practice through regular circulation of new laws, rules and regulations, and the like which may affect the workings of the board committees. All materials for the previous as well as future meetings are uploaded to the Boardbooks and accessible by each Director on his iPad. |
| | Directors are likewise provided access to updates involving the Company and its subsidiaries through daily news updates circulated by electronic mail through the facility called Newswire. Directors are likewise given updates by the Company's Legal Department on significant changes in laws and rules of regulatory agencies, such as tax and regulatory updates. |
| Risk and Reputation Management Committee | In accordance with the Company's Board Protocol Process Flow, the board materials of directors are provided to the Board at least five (5) calendar days prior to the board meeting. |
| | The minutes and material of the previous meetings are also available to the members of the Board through the Diligent Boardbooks application. |
| | The Company's Corporate Center likewise updates members of the Board with recent developments significant to their practice through regular circulation of new laws, rules and regulations, and the like which may affect the workings of the board committees. All materials for the previous as well as future meetings are uploaded to the Boardbooks and accessible by each Director on his iPad. |

6) External Advice

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

| Procedures | l | Details | |
|------------------------------------------------------------------------------------------------------|----------------------------------------|-------------------|----------------|
| The Office of the Chief Legal Officer provides assistance to directors if they need external advice. | Electronic discussions, presentations. | mail, seminars | personal or |
| The Chief Legal Officer can refer directors to external resource | | | |

| persons or request for advice on behalf of the Board. | |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|
| Moreover, the Management regularly invites resource persons, who are experts in various fields such as risk, insurance, banking, etc., to conduct briefings or seminars on topics relevant to the Board. | |

7) Change/s in existing policies

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

| Existing Policies | Changes | Reason |
|--------------------------------|--------------------------------|---------------------------------|
| Company's Manual of | Amendment of the | To improve the Company's |
| Corporate Governance | Company's Manual of | corporate governance |
| | Corporate Governance to | practices. |
| | incorporate revisions | |
| | required by SEC | |
| | Memorandum Circular No. 9, | |
| | Series of 2014 | |
| Implementation of the | Adoption of Approval and | To identify and limit approval |
| Approval and Decision Matrices | Decision Matrices of Authority | and decision-making authority |
| of Authority | | within the Group. |
| Approval of the Board Audit | Adoption of a new charter | To assist the Board in making |
| Committee Charter | | audit decisions effectively and |
| | | in a timely manner. |
| Whistleblowing Policy | Adoption of a new policy | To provide an avenue for |
| | | directors and employees to |
| | | report on illegal or unethical |
| | | conduct committed in |
| | | relation to the Company |

(Updated as of December 31, 2014)

D. REMUNERATION MATTERS

1) Remuneration Process

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

| Process | CEO | Top 4 Highest Paid Management Officers |
|------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| (1) Fixed remuneration | The Company rewards the individual directors and officers based on their stretched strategic goals and ability to execute their duties and responsibilities. | The Company rewards the individual directors and officers based on their stretched strategic goals and ability to execute their duties and responsibilities. |
| | AEV's performance reward philosophy is based on objective performance. Performance is evaluated and compensation is reviewed on an annual basis. AEV ensures that it pays its officers competitively by comparing rates with | AEV's performance reward philosophy is based on objective performance. Performance is evaluated and compensation is reviewed on an annual basis. AEV ensures that it pays its officers competitively by |
| | AEV ensures that it pays its officers competitively by comparing rates with | AEV er officers |

other Philippine based companies comparing rates with other through market salary surveys. Changes Philippine based companies in Board compensation, if any, are through market salary surveys. recommended by the Board Corporate Changes in Board compensation, Governance Committee, approved by if any, are recommended by the the Board and affirmed or voted on by Board Corporate Governance shareholders in the Annual Committee, approved by the Stockholders' Meeting. Board and affirmed or voted on by the shareholders in the Annual Stockholders' Meeting. (2) Variable remuneration The Company rewards the individual Company rewards directors and officers based on their individual directors and officers stretched strategic goals and ability to based on their stretched strategic execute their duties and goals and ability to execute their responsibilities. duties and responsibilities. AEV's performance reward philosophy AEV's performance reward is based on objective performance. philosophy is based on objective Performance is evaluated performance. Performance is compensation is reviewed on an annual evaluated and compensation is basis. reviewed on an annual basis. AEV ensures that it pays its officers AEV ensures that it pays its competitively by comparing rates with officers competitively other Philippine based companies comparing rates with other through market salary surveys. Changes Philippine based companies in Board compensation, if any, are through market salary surveys. recommended by the Board Corporate Changes in Board compensation, Governance Committee, approved by if any, are recommended by the the Board and affirmed or voted on by Board Corporate Governance Committee, approved by the shareholders in the Annual Stockholders' Meeting. Board and affirmed or voted on by the shareholders in the Annual Stockholders' Meeting. The Company rewards the individual (3) Per diem allowance Company rewards directors and officers based on their individual directors and officers stretched strategic goals and ability to based on their stretched strategic duties goals and ability to execute their execute their and duties and responsibilities. responsibilities. AEV's performance reward philosophy AEV's performance is based on objective performance. philosophy is based on objective Performance is evaluated performance. Performance and compensation is reviewed on an annual evaluated and compensation is basis. reviewed on an annual basis. AEV ensures that it pays its officers AEV ensures that it pays its competitively by comparing rates with officers competitively other Philippine based companies comparing rates with other through market salary surveys. Changes Philippine based companies in Board compensation, if any, are through market salary surveys. recommended by the Board Corporate Changes in Board compensation, Governance Committee, approved by if any, are recommended by the the Board and affirmed or voted on by Board Corporate Governance the shareholders in the Annual Committee, approved by the Stockholders' Meeting. Board and affirmed or voted on by the shareholders in the Annual

Stockholders' Meeting.

| (4) Bonus | The Company rewards the individual directors and officers based on their stretched strategic goals and ability to execute their duties and responsibilities. | The Company rewards the individual directors and officers based on their stretched strategic goals and ability to execute their duties and responsibilities. |
|---------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | AEV's performance reward philosophy is based on objective performance. Performance is evaluated and compensation is reviewed on an annual basis. | AEV's performance reward philosophy is based on objective performance. Performance is evaluated and compensation is reviewed on an annual basis. |
| | AEV ensures that it pays its officers competitively by comparing rates with other Philippine based companies through market salary surveys. Changes in Board compensation, if any, are recommended by the Board Corporate Governance Committee, approved by the Board and affirmed or voted on by the shareholders in the Annual Stockholders' Meeting. | AEV ensures that it pays its officers competitively by comparing rates with other Philippine based companies through market salary surveys. Changes in Board compensation, if any, are recommended by the Board Corporate Governance Committee, approved by the Board and affirmed or voted on by the shareholders in the Annual Stockholders' Meeting. |
| (5) Stock Options and other financial instruments | At present, AEV does not have any stock option or grants other financial instruments to its officers. AEV has a stock transfer program for key management position. | At present, AEV does not have any stock option or grants other financial instruments to its officers. AEV has a stock transfer program for key management position. |
| (6) Others (specify) | NA | NA |

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

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

| | Remuneration | Structure of | How Compensation is |
|---------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | Policy | Compensation Packages | Calculated |
| Executive Directors | The Board members' remuneration is a form of reward and recognition to attract, retain and optimize the directors who continually deliver quality services for the growth of the Company. | To compensate Directors for their services rendered to the Company, they are entitled to a monthly allowance as approved by the shareholders. In addition, each Director and the Chairman of the Board receives a per diem for every Board and Board Committee meeting attended. | AEV rewards its individual Directors and Officers based on ability to execute his duties and responsibilities. It is AEV's philosophy to reward based on individual performance. Performance is evaluated and compensation is |
| | | Directors who absent | reviewed on an annual |
| | | themselves during a | basis. AEV ensures that |
| | | particular Board meeting | it pays its directors and |
| | | shall not be entitled to | officers competitively |

| | 1 | |)i . |
|-------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | | any meeting allowance. Such allowances shall be reviewed from time to time to ensure that these reflect the industry standards. | by comparing rates with other Philippine-based companies through a market salary survey. Changes in Board compensation, if any, should come at the suggestion of the Committee but with full discussion and concurrence by the Board. |
| Non-Executive Directors | The Board members' remuneration is a form of reward and recognition to attract, retain and optimize the directors who continually deliver quality services for the growth of the Company. | To compensate Directors for their services rendered to the Company, they are entitled to a monthly allowance as approved by the shareholders. In addition, each Director and the Chairman of the Board receives a per diem for every Board and Board Committee meeting attended. Directors who absent themselves during a particular Board meeting shall not be entitled to any meeting allowance. Such allowances shall be reviewed from time to time to ensure that these reflect the industry standards. | AEV rewards its individual Directors and Officers based on ability to execute his duties and responsibilities. It is AEV's philosophy to reward based on individual performance. Performance is evaluated and compensation is reviewed on an annual basis. AEV ensures that it pays its directors and officers competitively by comparing rates with other Philippine-based companies through a market salary survey. Changes in Board compensation, if any, should come at the suggestion of the Committee but with full discussion and concurrence by the Board. |

Do stockholders have the opportunity to approve the decision on total remuneration (fees, allowances, benefits-in-kind and other emoluments) of board of directors? Provide details for the last three (3) years.

Shareholders approve any proposed compensation package of directors.

| Remuneration Scheme | Date of Stockholders' Approval |
|----------------------------------------------------------|-----------------------------------|
| Increased the monthly allowance of members of the Board. | <u>May 18, 2015</u> |
| No change in remuneration scheme. | 2012-2014 |

(Updated as of December 31, 2015)

3) Aggregate Remuneration

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

Total Annual Remuneration for 2015:*

- a. Chairman of the Board Php3,360,000.00
- b. Member of the Board Php2,240,000.00
- c. Chairman of a Board Committee Php2,410,000.00
- d. Board Committee Member Php1,660,000.00

| | Remuneration Item | | Executive Directors | Non-Executive Directors (other than independent directors) | Independent Directors |
|-----|------------------------------------------------------|--------------------------------|------------------------|------------------------------------------------------------------|--------------------------|
| | | Chairman of the Board | NA | Php1,980,000/ yr. | NA |
| (a) | Fixed | Board Member | Php1,32,000/ yr. | Php1,320,000/ yr. | Php1,320,000/ yr. |
| | Remunerat ion | Board Committee Chairman | Php1,320,000/ yr. | Php1,320,000/ yr. | NA |
| | | Board Committee Member | Php1,320,000/ yr. | Php1,320,000/ yr. | Php1,320,000/ yr. |
| (b) | Variable Ren | nuneration | None | None | None |
| | Chairman of the Board | | NA | Php150,000/ meeting | NA |
| (c) | Per diem | Board Member | Php100,000/ meeting | Php100,000/ meeting | Php100,000/ meeting |
| (c) | Allowance | Board Committee Chairman | Php100,000/ meeting | Php100,000/ meeting | Php100,000/ meeting |
| | | Board Committee Member | Php80,000/ meeting | Php80,000/ meeting | Php80,000/ meeting |
| (d) | (d) Bonuses | | None | None | None |
| (e) | (e) Stock Options and/or other financial instruments | | None | None | None |
| (f) | (f) Others (Specify) | | None | None | None |

| Other Benefits | Executive Directors | Non-Executive Director (other than independent directors) | Independent Directors |
|-----------------------------------------|---------------------|-----------------------------------------------------------|--------------------------|
| 1) Advances | None | None | None |
| 2) Credit granted | None | None | None |
| 3) Pension Plan/s Contributions | None | None | None |
| (d) Pension Plans, Obligations incurred | None | None | None |

| (e) Life Insurance Premium | None | None | None |
|----------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------|
| (f) Hospitalization Plan | None | None | None |
| (g) Car Plan | None | None | None |
| (h) Others (Specify) Director and Officer Liability Insurance | Php400 million limit of liability for each loss per policy period, with additional Php40 million dedicated additional limit for each director or officer | Php400 million limit of liability for each loss per policy period, with additional Php40 million dedicated additional limit for each director or officer | Php400 million limit of liability for each loss per policy period, with additional Php40 million dedicated additional limit for each director or officer |

^{*}Computation based on nine (9) Board meetings and four (4) Board Committee meetings in 2015

(Updated as of December 31, 2015)

4) Stock Rights, Options and Warrants

(a) Board of Directors

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

At present, AEV does not grant any stock option to its directors or officers.

| Director's Name | Number of Direct Option/Rights/ Warrants | Number of Indirect Option/Rights/ Warrants | Number of Equivalent Shares | Total % from Capital Stock |
|-----------------|------------------------------------------------|-----------------------------------------------------|-----------------------------------|-------------------------------|
| NA | NA | NA | NA | NA |

(b) Amendments of Incentive Programs

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

At present, AEV does not grant any incentive program, other than per diem allowance to its directors.

| Incentive Program | Amendments | Date of Stockholders' Approval |
|-------------------|------------|-----------------------------------|
| NA | NA | NA |

5) Remuneration of Management

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

The following list pertains to Chief Executive Officer and the Four Most Highly Compensated Officers of the Company:

| Name of Officer/Position | Total Remuneration |
|--------------------------|--------------------|
|--------------------------|--------------------|

| Erramon I. Aboitiz | |
|------------------------------------------------|-------------------|
| President & Chief Executive Officer | |
| Stephen G. Paradies | |
| Senior Vice President/Chief Financial Officer/ | |
| Corporate Information Officer | |
| Xavier Jose Aboitiz | |
| Senior Vice President - Chief Human | Php108,839,379.00 |
| Resources Officer | |
| Luis Miguel O. Aboitiz | |
| First Vice President | |
| Susan V. Valdez | |
| Senior Vice President – Chief Reputation | |
| Officer and Risk Management Officer | |

Source: 2014 Definitive Information Statement (SEC Form 20-IS)

E. BOARD COMMITTEES

1) Number of Members, Functions and Responsibilities

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

| | M | lo. o emb s N o | er | | | | | |
|-----------|------------------------|-----------------------------|--------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|
| Committee | Executive Director(ED) | executive Director (NED) | ndependent Director (ID) | Committee Charter | Functions | Key Responsibilities | Power | |
| Audit | 0 | 2 | 3 | The Board Audit Committee shall be composed of at least three (3) directors, two (2) of whom shall be independent directors and two (2) non-voting members in the persons of the Chief Financial Officer | The Audit Committee is intended to provide assistance to the Board in fulfilling their responsibility to the shareholders, potential | The Audit Committee is intended to provide assistance to the Board in fulfilling their responsibility to the shareholders, potential | The Committee is authorized by the Company to deal with any activity within its Charter. It is authorized to seek any information it requires from any employee or | |

Chief Risk shareholders and shareholders and members of and Management Officer. investment investment Company's The Chairman of the community community Management Audit Committee shall relating to the: discharging relating to the: be an independent duties. director. 1. Integrity 1. Integrity of of AEV's member, preferably AEV's financial financial The Committee is with accounting and authorized by the statements statements finance backgrounds, 2. AEV's Company to obtain 2. AEV's shall have adequate compliance with compliance with outside legal or understanding, legal/regulatory legal/regulatory other independent familiarity requirements requirements professional advice and 3. The competence at most The and to secure the AEV's financial independent independent attendance management systems auditor's auditor's outsider qualifications and and environment. qualifications and with independence independence experience 4. The 4. The expertise performance performance deems necessary of of AEV's internal AEV's internal in the performance function of its duties. audit function audit and independent and independent auditors auditors The may evaluate and As part of this As part of this update this Charter process. the process, the as external auditors external auditors appropriate will report to the will report to the only doing so with the sanction of the Audit Committee, Audit Committee, and the Group and the Group full Company. Internal Auditor Internal Auditor will report to the will report to the Committee also Committee also from a functional from a functional perspective. perspective. In In performing performing its its duties, the Audit duties, the Audit Committee Committee has has the authority to the authority to engage and engage and compensate compensate independent independent counsels counsels and and other advisors, other advisors, which the which the Committee Committee determines are determines are necessary to carry necessary to carry out its duties, out its duties, subject to Board subject to Board approval. approval.

The Committee is

required

accounting

reporting

ensure corporate The Committee is

to

that

and

required

corporate

accounting

reporting

ensure

to that

and

the

in

its

experts

relevant

as

Committee

deems

but

it

and

it

| | | | | | N - | | |
|--------------|---|---|---|-------------------------|-------------------------|--------------------|-----------------------|
| | | | | | practices of the | practices of the | |
| | | | | | Company are in | Company are in | |
| | | | | | accordance with | accordance with | |
| | | | | | all legal | all legal | |
| | | | | | requirements and | requirements and | |
| | | | | | are of the highest | are of the highest | |
| | | | | | quality. Each | quality. Each | |
| | | | | | committee | committee | |
| | | | | | _ | | |
| | | | | | | | |
| | | | | | exercise the care, | exercise the care, | |
| | | | | | diligence and | diligence and | |
| | | | | | skills that a | skills that a | |
| | | | | | reasonably | reasonably | |
| | | | | | prudent person | prudent person | |
| | | | | | would exercise in | would exercise in | |
| | | | | | comparable | comparable | |
| | | | | | circumstances. | circumstances. | |
| Corporate | 0 | 2 | 3 | The Board believes | The Committee | The Committee | In performing its |
| Governance | | | | that it can usefully | has five main | has five main | duties, the |
| (assumed the | | | | supplement its ability | broad | broad | Committee shall |
| functions of | | | | to make decisions | responsibilities: | responsibilities: | have the authority |
| the | | | | | responsibilities. | responsibilities. | to retain at the |
| | | | | related to governance | 1 Davidan | Davidan and | |
| Nomination | | | | principles and | 1. Develop | Develop and | expense of the |
| and | | | | guidelines effectively | and recommend | recommend to | Group such outside |
| Remuneration | | | | and in a timely | to the Board a | the Board a set | counsel, experts |
| Committees) | | | | manner if it can | set of corporate | of corporate | and other advisors |
| | | | | delegate the task of | governance | governance | as it determines |
| | | | | preparing a strategic | principles, | principles, | appropriate to |
| | | | | agenda for the Board | including | including | assist it in the full |
| | | | | and ensuring that the | independence | independence | performance of its |
| | | | | Board is given the | standards and | standards and | functions, subject |
| | | | | information necessary | otherwise taking | otherwise taking | to Board approval |
| | | | | for making good | a leadership role | a leadership role | of such |
| | | | | governance decisions. | in shaping the | in shaping the | appointment. |
| | | | | The Corporate | | | арропинсии. |
| | | | | | corporate governance of | corporate | The Committee is |
| | | | | Governance | | governance of | |
| | | | | Committee is | the Group. | the Group. | required to |
| | | | | intended to assist the | 2. Assist | 2. Assist the | contribute to the |
| | | | | Board and not to pre- | the Board by | Board by | management of |
| | | | | empt any board | developing and | developing and | the Group's affairs |
| | | | | responsibilities in | recommending | recommending | to ensure good |
| | | | | making the final | for approval a | for approval a | governance, as |
| | | | | decisions on corporate | set of | set of | outlined here, and |
| | | | | governance, | governance | governance | in doing so to act |
| | | | | nomination and | guidelines | guidelines | honestly and in |
| | | | | compensation | applicable to the | applicable to the | good faith with a |
| | | | | matters. | selection, | selection, | view to the best |
| | | | | | contribution and | contribution and | interest of the |
| | | | | In performing its | conduct of Board | conduct of Board | stakeholders. |
| | | | | duties, the Committee | members; and | members; and | Stationaci 3. |
| | | | | will maintain effective | based on the | based on the | |
| | | | | | | | |
| | | | | working relationships | approved | approved | |
| | | | | with the Board and | guidelines to | guidelines to | |
| | | | | the Group senior | conduct periodic | conduct periodic | |
| | | | | leadership. To | evaluations of | evaluations of | |
| | | | | perform his or her role | the performance | the performance | |
| | | | | effectively, each | of Board | of Board | |
| | | 1 | 1 | Committee member | members against | members against | |

will obtain the the approved approved understanding of the criteria. criteria. detailed Assist 3. Assist the the Board by responsibilities of Board by developing Committee developing for for membership as well as approval criteria approval criteria the Group's business for for the the identification identification and operating and selection of and selection of environment. independent independent non-executive non-executive Directors and Directors and executive senior executive senior management management directors, and by directors, and by making specific making specific recommendation recommendation to the Board on to the Board on the director or the director or directors to be directors to be nominated for nominated for election at the election at the next annual next annual meeting of meeting of shareholders. shareholders. Assist 4. Assist the Board by the Board by ensuring ensuring that appropriate appropriate senior leadership senior leadership succession succession planning is in planning is in place throughout place throughout the Group and the Group and recommending recommending to the to the Board Board appropriate appropriate potential and potential and actual successors actual successors to the Group to the Group CEO and other CEO and other kev senior kev senior leadership roles. leadership roles. 5. Assist 5. Assist the Board the Board considering and considering and recommending recommending goals goals and objectives objectives relevant to Board relevant to Board Director and Director and senior leadership senior leadership compensation, compensation, and making and making recommendation recommendation for for compensation compensation structures and structures and

| | | | | | levels for | levels for | |
|------------|---|---|----------|-------------------------|-------------------------------|-------------------------------|---------------------|
| | | | | | 6. Board | 6. Board | |
| | | | | | Directors, the | Directors, the | |
| | | | | | Group CEOs and | Group CEOs and | |
| | | | | | other senior | other senior | |
| | | | | | leaders. | leaders. | |
| Dieleand | 1 | 2 | - | The Decad helicuse | | | |
| Risk and | 1 | 3 | <u>3</u> | The Board believes | | | |
| Reputation | | | | that it can usefully | Committee | Committee | |
| Management | | | | supplement its ability | represents the | represents the | |
| | | | | to make decisions | Board in | Board in | |
| | | | | related to risk | discharging its | discharging its | |
| | | | | management | responsibility | responsibility | |
| | | | | effectively and in a | relating to risk | relating to risk | |
| | | | | timely manner if it can | management | management | |
| | | | | delegate to a Risk | related matters | related matters | |
| | | | | Committee the task of | across the Group. | across the Group. | |
| | | | | preparing an | | | |
| | | | | appropriate strategic | Risk | Risk | |
| | | | | agenda for the Board | Management | Management | |
| | | | | and ensuring that the | | | |
| | | | | Board is given the | a. Governance - | a. Governance - | |
| | | | | information necessary | Approve | Approve | |
| | | | | for making good risk | principles, | principles, | |
| | | | | management | policies, | policies, | |
| | | | | decisions. | strategies and | strategies and | |
| | | | | | structures to | structures to | |
| | | | | The purpose of the | guide and support | guide and support | The Committee |
| | | | | Risk and Reputation | the RM process | the RM process | does not have |
| | | | | Management | and | and | decision-making |
| | | | | Committee is to assist | implementation | implementation | authority, except |
| | | | | the Board, and to | across the Group | across the Group | in the |
| | | | | some extent the Audit | - | | circumstances |
| | | | | Committee of the | b. Process and | b. Process and | described herein or |
| | | | | Board, in the | Integration - | Integration - | to the extent that |
| | | | | following: | Review the | Review the | such authority is |
| | | | | | methodology, | methodology, | expressly |
| | | | | 1. Exercise of | tools and | tools and | delegated by the |
| | | | | oversight | processes for | processes for | Board. |
| | | | | responsibilities with | identifying, | identifying, | |
| | | | | regard to: | assessing, | assessing, | |
| | | | | -0 | treating, | treating, | |
| | | | | a. Risk Management | monitoring and | monitoring and | |
| | | | | • Risk Appetite | reporting risks. | reporting risks. | |
| | | | | and Tolerance of | These include: | These include: | |
| | | | | the Group | Reviewing | Reviewing | |
| | | | | Risk Profile of | with | with | |
| | | | | the Group and its | managemen | managemen | |
| | | | | performance | t, on an | t, on an | |
| | | | | against the | annual basis, | annual basis, | |
| | | | | Defined Risk | the | the | |
| | | | | Appetite and | established | established | |
| | | | | Tolerance | risk appetite | risk appetite | |
| | | | | • Risk | and risk | and risk | |
| | | | | Management | tolerance, | tolerance, | |
| | | | | Framework | Identificatio | Identificatio | |
| | | | | Governance | n, | n, | |
| | | | | Structure to | assessment | assessment | |
| | | | | support its | and | and | |
| | 1 | | | support its | anu | anu | |

| Framework | treatment of | treatment of | |
|-----------------------------------------|-------------------------------|--------------------------------|--|
| Traniework | key risks at | key risks at | |
| b. Reputation | Strategic, | Strategic, | |
| Management | Project and | Project and | |
| Reputation | Operational | Operational | |
| Issues | levels | levels | |
| Management | Monitoring | Monitoring | |
| Corporate | and follow- | and follow- | |
| Branding & | up the | up the | |
| Communication | significant | significant | |
| Strategy | risks | risks | |
| Governance | identified, | identified, | |
| structure to | including | including | |
| support its | emerging | emerging | |
| framework | risk issues | risk issues | |
| | and trends | and trends | |
| 2. Establish and | Reviewing | Reviewing | |
| maintain a | key | key | |
| constructive, | strategies | strategies | |
| collaborative | and results | and results | |
| relationship, with the | of the | of the | |
| Group's senior | developmen | developmen | |
| leadership, especially, | t, testing | t, testing | |
| the Group CEO, the | and audits of | and audits of | |
| Group Chief Risk | Business | Business | |
| Management Officer | Continuity | Continuity | |
| and the heads of each | Plans | Plans | |
| of the businesses | (Emergency | (Emergency | |
| within the Group. | Response, | Response, | |
| | Incident & | Incident & | |
| 3. Assist the | Crisis | Crisis | |
| Board, and to some | Managemen | Managemen | |
| extent the Board | t and | t and | |
| Audit Committee, in | Business | Business | |
| fulfilling its corporate | Recovery | Recovery | |
| governance | Reviewing | Reviewing | |
| responsibilities | the | the | |
| relating to risk | integration | integration | |
| management and | and | and | |
| reputation | alignment of | alignment of | |
| management. | the Risk | the Risk | |
| A Assist the | Managemen | Managemen | |
| 4. Assist the | t framework, | t framework, | |
| Board and not to pre- empt any Board | concepts | concepts | |
| empt any Board responsibilities in | and process with key | and process with key | |
| making decisions | internal and | with key internal and | |
| related to risk | external | external | |
| management and | processes | processes | |
| reputation | and | and | |
| management. As | managemen | managemen | |
| appropriate, make | t systems | t systems | |
| recommendations to | 2 3 3 3 5 5 1113 | 2 3 3 3 2 2 1113 | |
| the Board for policy | c. Risk Finance | c. Risk Finance | |
| adoption. | Reviewing | Reviewing | |
| | the | the | |
| | framowork | framowork | |

framework

and process

framework

and process

| for achieving | for achieving | |
|-------------------------------|------------------------------|--|
| the optimal | the optimal | |
| balance | balance | |
| between | between | |
| retaining | retaining | |
| and | and | |
| transferring | transferring | |
| risks. This | risks. This | |
| includes the | includes the | |
| structures | structures | |
| for the Risk | for the Risk | |
| Finance | Finance | |
| activities | activities | |
| and the | and the | |
| processes of | processes of | |
| • | • | |
| Risk Finance | Risk Finance | |
| with regards | with regards | |
| to | to | |
| • Procuremen | Procuremen | |
| t and | t and | |
| renewal of | renewal of | |
| insurance | insurance | |
| lines | lines | |
| Claims | Claims | |
| managemen | managemen | |
| t | t | |
| Risk | • Risk | |
| engineering | engineering | |
| surveys. | surveys. | |
| Captives | Captives | |
| managemen | managemen | |
| t | t | |
| · | | |
| d. Capability | d. Capability | |
| Building - | Building - | |
| Review | Review | |
| of the plan and | of the plan and | |
| performance of | performance of | |
| the Capability | the Capability | |
| Building programs | Building programs | |
| | | |
| developed to raise awareness | developed to raise awareness | |
| and enhance the | | |
| | and enhance the | |
| Group's | Group's | |
| understanding | understanding | |
| and appreciation | and appreciation | |
| of risk | of risk | |
| management | management | |
| Distance of | ni-li n | |
| Risk Reporting | Risk Reporting | |
| | _ | |
| Review the | Review the | |
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(Updated as of September 30, 2015)

2) Committee Members

(a) Executive Committee

The Company does not have an Executive Board Committee. Instead, the Company has a Corporate Center Management Committee composed of the Chief Executive Officer, Chief Human Resources Officer, Chief Risk Management Officer, and all function heads of the Company. It meets and discusses policies and directions for management actions.

(b) Audit Committee

| Office | Name | Date of Appointment | No. of Meeting s Held* | No. of Meeting s Attende d | % | Length of Service in the Committee |
|---------------|----------------------|------------------------|------------------------------|----------------------------------------|-------------|---------------------------------------------|
| Chairman (ID) | Jose C. Vitug | May 18, 2015 | <u>5</u> | <u>7</u> | 100% | 2008-2015 |
| Member (ID) | Raphael P.M. Lotilla | May 18, 2015 | <u>5</u> | <u>7</u> | 100% | 2012-2015 |
| Member (ID) | Stephen T. CuUnjieng | May 18, 2015 | <u>5</u> | <u>7</u> | <u>100%</u> | <u>2011-2015</u> |
| Member (NED) | Roberto E. Aboitiz | May 18, 2015 | <u>5</u> | 4 | <u>80%</u> | 2007-2015 |

| Member (NED) | Justo A. Ortiz | May 18, 2015 | <u>5</u> | <u>2</u> | <u>40%</u> | 2006-2015 |
|--------------|----------------|--------------|----------|----------|------------|-----------|
|--------------|----------------|--------------|----------|----------|------------|-----------|

* For the period January - December 2015

Disclose the profile or qualifications of the Audit Committee members.

- (1) Jose C. Vitug (Independent Director, Chairman Board Audit Committee, Member Board Corporate Governance Committee, Member Board Risk and Reputation Management Committee), 81 years old, Filipino, has served as Independent Director of AEV since May 16, 2005 and has been a member of the Board Audit Committee of AEV since 2008. He is a Consultant of the Committee on Revision of the Rules of the Supreme Court of the Philippines; Chairman of the Angeles University Foundation Medical Center; Independent Director of ABS-CBN Holdings Corporation; Trustee of the Mission Communications Foundation, Inc.; Dean of the Angeles University Foundation School of Law, and a Graduate Professor of the Graduate School of Law of San Beda College. He was formerly an Associate Justice of the Supreme Court, Chairman of the House of Representatives Electoral Tribunal, and Senior Member of the Senate Electoral Tribunal. He is a Professional Lecturer of the Philippine Judicial Academy.
- (2) Raphael P.M. Lotilla (Independent Director, Member Board Audit Committee, Member Board Corporate Governance Committee, Member Board Risk and Reputation Management Committee), 57 years old, Filipino, has served as Independent Director of AEV since May 21, 2012 and has been a member of the Board Audit Committee of AEV since 2012. He was the Executive Director of the Partnerships in Environmental Management for the Seas of East Asia, an inter-governmental regional organization. Mr. Lotilla also served the Philippine government in various capacities, as Department of Energy (DOE) Secretary from March 2005 to July 2007, President and Chief Executive Officer of Power Sector Assets and Liabilities Management Corporation (PSALM) from January 2004 to March 2005, and Deputy Director-General of National Economic and Development Authority from 1996 to 2004. Mr. Lotilla earned his degrees in Bachelor of Science in Psychology and Bachelor of Arts in History from the University of the Philippines, Diliman and finished his Bachelor of Laws from the same school. He holds a Master of Laws degree from the University of Michigan Law School, Ann Arbor, Michigan, U.S.A. He is a member of the Board of Trustees of the Philippine Institute for Development Studies.
- (3) Stephen T. CuUnjieng (Independent Director, Member Board Audit Committee, Member Board Corporate Governance Committee, Member Board Risk and Reputation Management Committee), 56 years old, Filipino, has served as Independent Director of AEV since May 19, 2010 and has been a member of the Board Audit Committee of AEV since 2011. He has a long and extensive experience in investment banking with a number of major international investment banks. He has led several high profile transactions in the Philippines and Asia and has won ten Deals of the Year awards since 2005. He is currently Chairman for Asia of Evercore Partners, an investment bank listed with the New York Stock Exchange; and Adviser to the Board of SM Investments Corporation. He previously held Vice Chairman, Managing Director and Director positions with Macquarie, Merrill Lynch and Salomon Brothers, among others. He graduated from Ateneo de Manila University and also has an Ll.B (with honors) from Ateneo School of Law. He has an MBA from the Wharton School of the University of Pennsylvania, U.S.A.
- (4) Roberto E. Aboitiz (Director, Member Board Audit Committee, Member Board Corporate Governance Committee), 66 years old, Filipino, has served as Director of AEV since May 9, 1994. He served as Chairman of AEV from 2005 until December 2008 and has been a member of the Board Audit Committee of AEV since 2006. He is Vice Chairman of ACO; Director of Tsuneishi Heavy Industries, (Cebu), Inc. (THI), Cotabato Light and Davao Light; Chairman and President of RAFI and West Cebu People Solutions, Inc. (WCPSI). He is Chairman of Sacred Heart School Ateneo de Cebu and Co-Chairman of the Metro Cebu Development and Coordinating Board. He was Director of City Savings Bank, Inc. (CitySavings) from 1992 up to March 2013. He graduated from Ateneo de Manila University with a Bachelor of Arts degree in Behavioral Science. In 2008, he was conferred Doctor of Humanities (Honoris Causa) and Doctor of Science in Business Management (Honoris Causa). He is a recipient of the Perlas Award for Valuable Leader in Youth and Community Development. He is not connected with any government agency or instrumentality.
- (5) Justo A. Ortiz (Director, Member Board Audit Committee, Member Board Risk and Reputation Management Committee), 58 years old, Filipino, has served as Director of AEV since May 9, 1994 and has

been a member of the Board Audit Committee since 2006. He is also Chairman and Chief Executive Officer of UnionBank, Vice Chairman of MegaLink, Director of Bankers Association of the Philippines, Member of Philippine Trade Foundation, Inc. and World Presidents Organization. Prior to his stint in UnionBank, he was Managing Partner for Global Finance and Country Executive for Investment Banking at Citibank N.A. He graduated magna cum laude with a degree in Economics from Ateneo de Manila University.

Source: 2015 Information Statement (SEC 20-IS)

(Updated as of December 31, 2015)

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

Based on the Manual of Corporate Governance, the Audit Committee has the following responsibilities to the external auditor:

- (1) Review and approve the hiring policies regarding partners, employees and former partners and employees of the Group's external auditors, and make appropriate recommendations to the Board.
- (2) Select, monitor and review the independence, performance and effectiveness, and remuneration of external auditors, in consultation with the Group CEO, the Group CFO and the Group internal auditor, and where appropriate recommend to the Board replacing the current external auditor with another, after having conducted a rigorous search.
- (3) Ensure that external auditors are ultimately accountable to the Board and to the shareholders of the Group.
- (4) Meet with external auditors and the Group CFO to review the scope of the proposed audit for the current year and the audit procedures to be utilized. At the conclusion of the audit, receive the external auditor's report, reviewing and discussing their comments and recommendations, in consultation with the Group CEO and the Group CFO, and make specific recommendations to the Board for adoption.
- (5) Consider whether the external auditor's performance of specific nonaudit services is compatible with the auditor's independence, and if so, determine the specific policies and processes to be adopted as part of the external auditor's appointment to ensure that independence is maintained.
- (6) Provide an open avenue of communication where necessary between Group senior leadership, the Group internal auditor, the Board and the external auditor.
- (7) Review the external auditor's management comment letter and management's responses thereto, and enquire as to any disagreements/restrictions between management and external auditor. Review any unadjusted differences brought to the attention of management by the external auditors and the resolution of the same.
- (8) Review and discuss with the Group CEO, the Group CFO and the external auditors the accounting policies which may be viewed as critical, and review and discuss any significant changes to the accounting policies of the Group and accounting and financial reporting proposals that may have significant impact on the Group's financial reports.

In addition, the Audit Committee Charter provides for the following additional responsibilities with respect to the External Auditor:

1. Appoint, determine the compensation of, and review the scope of work, fees and performance of, including re-appointment and resignation, of the independent auditors of the Company.

The independent auditors of the Company shall report directly to the Committee and the Committee

has the ultimate authority and responsibility to select, evaluate and, where appropriate, re-appoint or replace the independent auditors. The independent auditors shall report to the Committee, and the Committee shall oversee the resolution of, disagreements between management and the independent auditors in the event that they arise.

At least annually, the Committee shall evaluate the independent auditors' professional qualifications, performance, independence and compensation. The evaluation shall include a review of the qualifications, performance and independence of the lead partner of the independent auditors.

In conducting the review, the Committee shall take into account the Auditor's Report stated in the succeeding section and the independent auditors' work throughout the year, as well as the opinions of management and internal auditors. The Committee shall present its conclusions with respect to the independent auditors to the Company.

- 2. Ensure that independent auditors comply with the International on the Professional Practice of Internal Auditing (ISPPIA).
- 3. Ensure that the independent auditors shall not at the same time provide the services of an internal auditor to the same client. The Committee shall ensure that other non-audit work shall not be in conflict with the functions of the independent auditor.
- 4. Ensure that the independent auditors are ultimately accountable to the Board of Directors and shareholders of the Company.

At least annually, obtain and review the completeness and timeliness of the report from the independent auditors (the "Auditor's Report") describing the Company's internal quality control procedures, any material issue raised by the most recent internal quality control review or peer review of the Company or by any inquiry or investigation by governmental or regulatory authorities within the preceding five (5) years, and the recommended steps to be taken to deal with such issues. The Committee shall review and discuss the Auditor's Report with the independent auditors and management, and make specific recommendations to the Board of Directors for adoption.

(c) Nomination Committee (functions incorporated into the Board Corporate Governance Committee)

In February 2009, the Board of Directors of AEV approved the creation of additional board committees and the consolidation of existing ones. In the same year, the Investor Relations Committee was dissolved and the Board Nominations and Compensation Committee merged with the Board Corporate Governance Committee.

| Office | Name | Date of Appointment | No. of Meetings Held* | No. of Meeting s Attende d | % | Length of Service in the Committee |
|-------------------|-------------------------|------------------------|-----------------------------|----------------------------------------|------|---------------------------------------------|
| Chairman (NED) | Jon Ramon Aboitiz | May 18, 2015 | 3 | 3 | 100% | 2010-2015 |
| Member (NED) | Roberto E. Aboitiz | May 18, 2015 | 3 | 3 | 100% | 2010-2015 |
| Member (ID) | Jose C. Vitug | May 18, 2015 | 3 | 3 | 100% | 2010-2015 |
| Member (ID) | Raphael P.M. Lotilla | May 18, 2015 | 3 | 3 | 100% | 2012-2015 |
| Member (ID) | Stephen T. CuUnjieng | May 18, 2015 | 3 | 3 | 100% | 2011-2015 |
| Ex-officio | M. Jasmine S. Oporto | May 18, 2015 | 3 | 3 | 100% | 2010-2015 |
| Ex-officio | Xavier Jose Aboitiz | May 18, 2015 | 3 | 3 | 100% | 2010-2015 |

^{*} For the period January- December 2015

(d) Remuneration Committee (functions incorporated into the Board Corporate Governance Committee)

In February 2009, the Board of Directors of AEV approved the creation of additional board committees and the consolidation of existing ones. In the same year, the Investor Relations Committee was dissolved and the Board Nominations and Compensation Committee merged with the Board Corporate Governance Committee.

| Office | Name | Date of Appointment | No. of Meetings Held* | No. of Meeting s Attende d | % | Length of Service in the Committee |
|-------------------|----------------------|------------------------|-----------------------------|----------------------------------------|------|---------------------------------------------|
| Chairman (NED) | Jon Ramon Aboitiz | May 18, 2015 | 3 | 3 | 100% | 2010-2015 |
| Member (NED) | Roberto E. Aboitiz | May 18, 2015 | 3 | 3 | 100% | 2010-2015 |
| Member (ID) | Jose C. Vitug | May 18, 2015 | 3 | 3 | 100% | 2010-2015 |
| Member (ID) | Stephen T. CuUnjieng | May 18, 2015 | 3 | 3 | 100% | 2012-2015 |
| Member (ID) | Raphael P.M. Lotilla | May 18, 2015 | 3 | 3 | 100% | 2011-2015 |
| Ex-officio | M. Jasmine S. Oporto | May 18, 2015 | 3 | 3 | 100% | 2010-2015 |
| Ex-officio | Xavier Jose Aboitiz | May 18, 2015 | 3 | 3 | 100% | 2010-2015 |

^{*} For the period January- December 2015

(e) Others (Specify)

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

BOARD RISK AND REPUTATION MANAGEMENT COMMITTEE

| Office | Name | Date of Appointment | No. of Meetings Held** | No. of Meetings Attended | % | Length of Service in the Committee |
|-------------------|----------------------|------------------------|------------------------------|--------------------------------|-------------|------------------------------------------|
| Chairman (NED) | Enrique M. Aboitiz | May 18, 2015 | 3 | 2 | 67% | 2009-2015 |
| Member (NED) | Justo A. Ortiz | May 18, 2015 | 3 | 3 | 100% | 2009-2015 |
| Member (NED) | Jon Ramon Aboitiz | May 18, 2015 | 3 | 2 | 67% | 2010-2015 |
| Member (ID) | Stephen T. CuUnjieng | May 18, 2015 | 3 | 3 | 100% | 2010-2015 |
| Member (ED) | Erramon I. Aboitiz | May 18, 2015 | <u>2</u> | <u>2</u> | <u>100%</u> | May 18, 2015 |
| Member (ID) | Jose C. Vitug | May 18, 2015 | <u>2</u> | <u>2</u> | <u>100%</u> | May 18, 2015 |
| Member (ID) | Raphael P.M. Lotilla | May 18, 2015 | <u>2</u> | <u>1</u> | <u>50%</u> | May 18, 2015 |
| Ex-officio | Manuel R. Lozano* | May 18, 2015 | <u>2</u> | <u>2</u> | <u>100%</u> | May 18, 2015 |
| Ex-officio | Susan V. Valdez | May 18, 2015 | 3 | 3 | 100% | 2012-2015 |
| Ex-officio | Stephen G. Paradies | May 19, 2014 | 1 | 1 | 100% | 2014-2015 |

^{*}Mr. Lozano replaced Mr. Paradies on May 18, 2015.

3) Changes in Committee Members

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

| Name of Committee | Name | Reason |
|----------------------|--------------------------|-------------------------|
| Audit | No change in membership. | |
| Nomination | No change in membership. | |
| Remuneration | No change in membership. | |
| Corporate Governance | No change in membership. | |
| Risk and Reputation | Erramon I. Aboitiz | Increase in membership. |
| <u>Management</u> | Jose C. Vitug | Increase in membership. |

^{**} For the period January- December 2015

| <u>Committee</u> | Raphael P.M. Lotilla | Increase in membership. | | |
|------------------|----------------------|--------------------------------|--|--|
| | Manuel R. Lozano | Retirement of previous member. | | |

4) Work Done and Issues Addressed

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

| | | Issues |
|--------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------|
| Name of Committee | Work Done | Addressed |
| Audit | A. March 5, 2015 1. SGV Presentation of Audit Results for Financial Year 2014 2. AEV YTD 2014 Financials 3. Presentation of Group Internal Audit a. Overall Opinion 2014 b. Statement of Independence c. Audit Highlights d. Audit Master Plan for 2015 e. 2015 Audit Plans & Deliverables 4. Board Audit Committee Self-Assessment for 2014 B. May 7, 2015 1. AEV YTD March Financials 2. Presentation of Group Internal Audit C. July 28, 2015 1. Appointment of External Auditor for 2015 2. YTD June Financials 3. Presentation of Group Internal Audit D. October 26, 2015 1. SGV Audit Plan for 2015 Financials 2. YTD September Financials 3. Presentation of Group Internal Audit a. Audit Highlights of Completed Engagements b. 2016 Audit Master Plan c. 2016 Audit Master Plan c. 2016 Audit Charters E. December 2, 2015 (Joint with Board Risk & Reputation Committee) 1. 2016 Aboitiz Group Top Risks Review 2. Project Risks Review 3. 2016 Combined Assurance Plan | All issues passed upon by the Committee in these matters were discussed and addressed. |
| Nomination | 2016 Committee Meetings and Proposed Agenda (Incorporated into the Corporate Governance Committee) | |
| Remuneration | (Incorporated into the Corporate Governance Committee) | |
| Corporate Governance (assumes the functions of the Nomination and Remuneration Committees) | A. February 26, 2015 1. Discussed Recommendation to Appoint Luis Canete or Other Entity as Independent Party to Validate Votes during 2015 Annual Shareholders' Meeting (ASM) 2. Discussed Nominations for members of the Board of Directors for 2015-2016 3. Discussed Proposed Agenda for the 2015 ASM 4. Discussed Proposed Corporate Governance Report for the Annual Report 5. Discussed Updates on the Replacement of stock | All issues passed upon by the Committee in these matters were discussed and addressed. |

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| | transfer agent | |
| | 6. Discussed Salary Adjustments for 2015 | |
| | 7. <u>Discussed 2014 Statutory Compliance Report</u> | |
| | 8. <u>Discussed Corporate Governance Updates</u> | |
| | 9. <u>Discussed Regulatory Updates</u> | |
| | 10. Discussed Updates on Investor Relations Report | |
| | | |
| | B. July 23, 2015 | |
| | 1. Discussed Updates on 2015 ASM | |
| | 2. Discussed Results of the 2014 Board Performance | |
| | Assessment | |
| | 3. Discussed Updates on the Assumption of New Stock | |
| | Transfer Agent | |
| | 4. Discussed Updates on 2015 Dividend Distribution | |
| | 5. Discussed Gap Analysis of Code of Ethics and the | |
| | · · · · · · · · · · · · · · · · · · · | |
| | Foreign Corrupt Practices Act | |
| | 6. <u>Discussed Corporate Governance Updates</u> | |
| | 7. Discussed Regulatory Updates | |
| | 8. <u>Discussed Updates on Investor Relations Report</u> | |
| | 9. <u>Discussed Integration of Legal Management with</u> | |
| | Governance Risk and Compliance | |
| | C. December 3, 2015 | |
| | C. December 2, 2015 | |
| | 1. <u>Discussed Corporate Governance Updates</u> | |
| | 2. <u>Discussed Regulatory Updates</u> | |
| | 3. <u>Discussed 2016 Corporate Governance Seminar</u> | |
| | 4. <u>Discussed Updates on Investor Relations Report</u> | |
| | 5. <u>Discussed 2015 ASEAN Corporate Governance</u> | |
| | Scorecard Awarding Ceremony | |
| | 6. <u>Discussed 2015 PSE Bell Awards – Results</u> | |
| | | |
| Risk and Reputation | A. February 26, 2015 | A 11 · |
| 1 | | All issues |
| Management | Impact of Lower Oil and Coal Prices to Aboitiz | passed upon by |
| · | | |
| • | 1. Impact of Lower Oil and Coal Prices to Aboitiz | passed upon by |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports | passed upon by the Committee |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports a. Aboitiz Foundation b. Weather Philippines Foundation | passed upon by the Committee in these |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports a. Aboitiz Foundation b. Weather Philippines Foundation 2014 Group Risk Maturity Index Results | passed upon by the Committee in these matters were |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports Aboitiz Foundation Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update | passed upon by the Committee in these matters were discussed and |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports a. Aboitiz Foundation b. Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update a. Renewal Update | passed upon by the Committee in these matters were discussed and |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports Aboitiz Foundation Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update | passed upon by the Committee in these matters were discussed and |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports a. Aboitiz Foundation b. Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update a. Renewal Update | passed upon by the Committee in these matters were discussed and |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports a. Aboitiz Foundation b. Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update a. Renewal Update b. 2014 Total Cost of Insurable Risks | passed upon by the Committee in these matters were discussed and |
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| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports Aboitiz Foundation Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update Renewal Update 2014 Total Cost of Insurable Risks July 23, 2015 Risk Appetite Policy | passed upon by the Committee in these matters were discussed and |
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| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports Aboitiz Foundation Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update Renewal Update 2014 Total Cost of Insurable Risks B. July 23, 2015 Risk Appetite Policy Risk Management Information System Project Risk Review Strategic Risk Review – Mid Year Update C. December 2, 2015 (Joint with Board Audit Committee) | passed upon by the Committee in these matters were discussed and |
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| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports a. Aboitiz Foundation b. Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update a. Renewal Update b. 2014 Total Cost of Insurable Risks B. July 23, 2015 1. Risk Appetite Policy 2. Risk Management Information System 3. Project Risk Review 4. Strategic Risk Review – Mid Year Update C. December 2, 2015 (Joint with Board Audit Committee) 1. 2015 Risk and Reputation Management Year-End Report | passed upon by the Committee in these matters were discussed and |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports a. Aboitiz Foundation b. Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update a. Renewal Update b. 2014 Total Cost of Insurable Risks B. July 23, 2015 1. Risk Appetite Policy 2. Risk Management Information System 3. Project Risk Review 4. Strategic Risk Review – Mid Year Update C. December 2, 2015 (Joint with Board Audit Committee) 1. 2015 Risk and Reputation Management Year-End Report 2. 2016 Risk and Reputation Management Plans, | passed upon by the Committee in these matters were discussed and |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports a. Aboitiz Foundation b. Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update a. Renewal Update b. 2014 Total Cost of Insurable Risks B. July 23, 2015 1. Risk Appetite Policy 2. Risk Management Information System 3. Project Risk Review 4. Strategic Risk Review – Mid Year Update C. December 2, 2015 (Joint with Board Audit Committee) 1. 2015 Risk and Reputation Management Year-End Report 2016 Risk and Reputation Management Plans, Initiatives, Programs | passed upon by the Committee in these matters were discussed and |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports a. Aboitiz Foundation b. Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update a. Renewal Update b. 2014 Total Cost of Insurable Risks B. July 23, 2015 1. Risk Appetite Policy 2. Risk Management Information System 3. Project Risk Review 4. Strategic Risk Review – Mid Year Update C. December 2, 2015 (Joint with Board Audit Committee) 1. 2015 Risk and Reputation Management Year-End Report 2. 2016 Risk and Reputation Management Plans, Initiatives, Programs 3. Risk and Reputation Management Policy Review and | passed upon by the Committee in these matters were discussed and |
| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports a. Aboitiz Foundation b. Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update a. Renewal Update b. 2014 Total Cost of Insurable Risks B. July 23, 2015 1. Risk Appetite Policy 2. Risk Management Information System 3. Project Risk Review 4. Strategic Risk Review – Mid Year Update C. December 2, 2015 (Joint with Board Audit Committee) 1. 2015 Risk and Reputation Management Year-End Report 2. 2016 Risk and Reputation Management Plans, Initiatives, Programs 3. Risk and Reputation Management Policy Review and Approval | passed upon by the Committee in these matters were discussed and |
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| • | Impact of Lower Oil and Coal Prices to Aboitiz CSR Year-end Reports a. Aboitiz Foundation b. Weather Philippines Foundation 2014 Group Risk Maturity Index Results Risk Finance Update a. Renewal Update b. 2014 Total Cost of Insurable Risks B. July 23, 2015 1. Risk Appetite Policy 2. Risk Management Information System 3. Project Risk Review 4. Strategic Risk Review – Mid Year Update C. December 2, 2015 (Joint with Board Audit Committee) 1. 2015 Risk and Reputation Management Year-End Report 2. 2016 Risk and Reputation Management Plans, Initiatives, Programs 3. Risk and Reputation Management Policy Review and Approval 4. 2016 Aboitiz Group Top Risks Review 5. Project Risks Review | passed upon by the Committee in these matters were discussed and |

5) Committee Program

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

| Name of Committee | Planned Programs | Issues to be Addressed |
|------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------|
| Executive | Not applicable | |
| Audit | Approved the inclusion in the audit master plan for next year governance audits which includes the risk management process audit and validation of the risk treatment plans committed by the different business units. | Adequacy and effectiveness of the risk management processes within the organization. |
| Nomination | Now Corporate Governance Committee | |
| Remuneration | Now Corporate Governance Committee | |
| Corporate Governance | Institute the use of electronic media and information and communication technologies (ICT) [E-Learning] in making all employees and officers of the Company knowledgeable on good corporate governance practices. | Adopt, disseminate and implement best practices in corporate governance within the Aboitiz Group. |
| Risk and Reputation Management Committee | Achieve AON's risk maturity level 4 Groupwide. | Ensuring risk management policies and practices are consistently implemented across the Group. |

F. RISK MANAGEMENT SYSTEM

1) Disclose the following:

(a) Overall risk management philosophy of the company;

The Aboitiz Group commits to protect its reputation, safeguard its core investments, empower team members, delight customers and engage communities and to create long-term value for all its stakeholders.

AEV and the Business Units (BUs) commit to:

- 1. Establish Risk Management Governance policies and structures that guides and supports the RM process across the group.
- 2. Develop and implement the methodology, tools and Processes for assessing, treating, monitoring and reporting risks including the Integration with Strategy and key internal and external processes.
- 3. Ensure the process for achieving the optimal balance between retaining and transferring risks thru Risk Finance.
- 4. Build a Risk Management culture through Capability Building programs to raise awareness and enhance the Group's understanding and appreciation of risk management.

While it is the Team Leader's accountability to manage business risks, each Team Member has a role to play in building the Aboitiz Group as the best risk-managed business group in the region.

- (b) Is there a statement in the Annual Report or in other company reports that the directors have reviewed the effectiveness of the risk management system with comments on the adequacy thereof;
 - Risk Maturity (RM) Index Assessment- The Risk and Reputation Management Report in the 2014 Annual Report states that AEV and its business units (BUs) continued to assess the state of the group's risk management (RM) maturity and how it compares against leading practices of similar organizations in the region and globally through the Aon's Risk Maturity Index (RMI). Participants of the RM maturity assessment included members of the board as well as key executives and team leaders.
 - 2. Joint Meeting Board Risk and Reputation and Board Audit Committee In the 2014 joint meetings between the Risk and Reputation Management and Audit Committees, the top risks of AEV and the Business Units were presented as well as the results of the Risk Management Process and Risk Management Plan Validation audits.
 - 3. Board Risk and Reputation Management Committee In 2014, quarterly committee meetings were held to assist the Board of Directors in handling board responsibilities on oversight of the Risk Management program, ensuring proper RM framework implementation, review, monitor and follow-up the significant risks identified, including emerging risk issues and trends and mitigation measures and review risks with management on an annual basis.
- (c) Period covered by the review;
 - 1. Risk Maturity Index Assessment- 2014
 - 2. Joint Meeting Board Risk and Reputation and Board Audit Committee 2014
 - 3. Board Risk and Reputation Management Committee 2014
- (d) How often the risk management system is reviewed and the directors' criteria for assessing its effectiveness; and
 - 1. Annual Risk Maturity Index Assessment
 - Joint Meeting Board Risk and Reputation and Board Audit Committee Two (2) joint meetings in 2014
 - 3. Board Risk and Reputation Management Committee Quarterly Meetings in 2014
- (e) Where no review was conducted during the year, an explanation why not.

Not applicable.

2) Risk Policy

(a) Company

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

1. Purpose

This Policy sets out the risk management objectives and requirements of the Aboitiz Group and its Business Units. The Policy aims to structure and formalize the risk management activities across the business units of the Aboitiz Group. The Policy is intended to:

a. Provide a framework for identifying, analyzing, evaluating, treating, monitoring and communicating risks;

- b. Communicate the roles and accountabilities of all stakeholders in the risk management process;
- c. Highlight the status of risks to which the Aboitiz Group and its Business Units are exposed to.

The Aboitiz Group's Risk Management Policy is adopted mostly from and consistent with International Standard ISO 31000 (Risk Management – Principles and Guidelines)

2. Scope

The policy covers all Aboitiz Group Business Units and Corporate Center Units.

3. General Provisions

- a. Conduct a formal risk assessment on an annual basis, and as necessary.
- b. Report annually on the key business unit risks following AEV RMT risk reporting formats;
- c. Develop and review, at least annually, a statement on the risk appetite and risk tolerance of the Group and Business Unit;
- d. Continuously monitor key risks and controls and implement appropriate risk responses where necessary;
- e. Identification of a full time Risk Manager per Business Unit
- f. Inclusion of Risk Management in regular SBU/BU Mancom, Key Support Group (e.g. AP Regulatory, AP Business Development, etc.) discussions

4. Risk Classification System

The Group classifies its risks into four (4) namely, Strategic, Operational, Financial and Legal/Compliance. The Risk Classification system was established to:

- a. enable the organization to identify where similar risks exist within the organization
- b. enable the organization to identify who should be responsible in the management of related or similar risks
- c. allow the Group to benchmark RM practices with other organizations globally, region and industry in accordance with international risk management standards,

(b) Group

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

1. The Aboitiz Group maintains one risk management policy for AEV and AboitizPower as well as for the Group. All of our Business Units are now in the process of developing their respective RM Policy based on the Group RM Policy.

2. Purpose

The RM Policy sets out the risk management objectives and requirements of the Aboitiz Group and its Business Units. The Policy aims to structure and formalize the risk management activities across the business units of the Aboitiz Group. The Policy is intended to:

- a. Provide a framework for identifying, analyzing, evaluating, treating, monitoring and communicating risks;
- b. Communicate the roles and accountabilities of all stakeholders in the risk management process;
- c. Highlight the status of risks to which the Aboitiz Group and its Business Units are exposed to.

The Aboitiz Group's Risk Management Policy is adopted mostly from and consistent with International Standard ISO 31000 (Risk Management – Principles and Guidelines).

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- c. Develop and review, at least annually, a statement on the risk appetite and risk tolerance of the Group and Business Unit;
- d. Continuously monitor key risks and controls and implement appropriate risk responses where necessary;
- e. Identification of a full time Risk Manager per Business Unit
- f. Inclusion of Risk Management in regular SBU/BU Mancom, Key Support Group (e.g. AP Regulatory, AP Business Development, etc.) discussions

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- c. allow the Group to benchmark RM practices with other organizations globally, region and industry in accordance with international risk management standards,

(c) Minority Shareholders

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

Risk to Minority Shareholders

Takeover maneuvers or similar devices that may entrench management of the existing controlling shareholder groups. The Company, however, is committed to equitable and fair treatment of minority shareholders and has clear and enforceable policies with respect to the treatment of minority shareholders to avoid shareholder opportunism The Company provides all shareholders with accurate and timely information regarding the number of shares of all classes held by controlling shareholders and their affiliates.

3) Control System Set Up

(a) Company

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

Risks of AEV, as parent company of the Aboitiz Group cover not only risks affecting AEV as a company but key risks affecting its Business Units as well.

| Risk Exposure | Risk Assessment (Monitoring and Measurement Process) | Risk Management and Control (Structures, Procedures, Actions Taken) |
|-----------------|-----------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------|
| Reputation Risk | Today's world of higher corporate governance standards coupled with the rise of civil society | Building the organization's capability through a formalized governance structure and an |

| | anatina and an adda and an a | | intelligence and see- |
|------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | groups, social media, and greater scrutiny from key stakeholders, have created a new environment where our corporate reputation has become a differentiating asset as well as our No. 1 risk. | 3. 4. 5. 7. | intelligence process Identifying and engaging all stakeholders through information and education campaigns Implementing anticipatory issues management. Development and implementation of a groupwide social media policy and strategy. Developing brand champions and brand advocates among its team members through effective corporate communication and engagement programs. Ensuring brand integrity by establishing reputation metrics. Integrating sustainable practices across the value chain to promote inclusive growth. |
| Competition Risk | As with other businesses, AEV and its subsidiaries and affiliates operate in highly competitive environments. As such, failure to properly consider changes in our respective markets and predict the actions of competitors can greatly diminish our competitive advantage. | 2. | Strategic partnerships and alliances are explored and formed with technical experts and even local players where necessary. For the new projects and investments, a formal project risk management program is now established Group-wide, and this will be enhanced further by the creation of an Investment Committee that established a structured framework for evaluating and ensuring that AEV and its Business Units pursue the right opportunities. |
| Regulatory Risk | The complexity of the business and regulatory landscape is increasing dramatically. Several of AEV's Business Units particularly in the power and banking sectors are now being subject to more stringent regulations. | 1. 2. 3. 4. | Dedicated regulatory team for our Power Group; Our banking units have full time compliance officers who spearhead the implementation of compliance programs; Maintain good working relations with the Department of Energy, Bangko Sentral ng Pilipinas, Energy Regulatory Commission, Department of Environment and Natural Resources, Board of Investments, Food and Drug Administration, Securities and Exchange Commission, Department of Trade and Industry, Philippine Stock Exchange, and other key regulatory agencies; Participate actively in |

| Business Interruption Due To Natural Calamities And Critical Equipment Breakdown | The loss of critical functions and equipment caused by natural calamities such as earthquakes, typhoons and floods could result to significant business interruptions. Interruptions may also be caused by other factors such as major equipment failures, fires and explosions, hazardous waste spills, workplace fatalities, product tampering, terrorism, and other serious risks. | consultative processes that lead to the development of rules and regulatory policy. 1. Perform regular preventive maintenance of all our facilities; 2. As part of the Asset Management Program for the Power Generation group - maintenance, inspection data, and repair histories will be automated with the Maximo system going live; 3. Continually evaluate and strengthen loss prevention controls; 4. Develop business continuity plans per site; and 5. Procure Business Interruption insurance to cover the potential loss in profits in the event of a major damage to the Group's critical facilities and assets. |
|----------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Commodity Risk | Our food and power businesses have raw material and fuel requirements that are subject to price, freight and foreign exchange volatility factors. A fluctuation in any of these volatile elements, individually or combined, will result to increases in the operating costs of these companies. | 1. Better understanding of the commodity markets; 2. Enter into contracts and hedge positions with the different suppliers of these commodities; 3. Develop a Financial Risk Management framework to help improve existing capabilities in managing and reducing uncertainty relating to these commodities. |
| Project Risk | AEV is looking at major investment opportunities in the power generation, power distribution, infrastructure, renewable fuels, and real estate sectors. Given the variance in the scale and complexity of these projects, there are inherent risks and issues, such as project completion and execution within budget and timelines. | Partner with contractors and suppliers of established good reputation; Implement Project Risk Management following the PMBOK (Project Management Book of Knowledge) framework; Regular review of the project risk register to monitor implementation of risk control measures. |

(b) Group

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

The Aboitiz Group covers risks affecting AEV as a company as well as key risks affecting its Business Units. Each of the Business Units in the Aboitiz Group has a Risk Management Plan that covers the key strategic, operational, financial and legal/compliance risks affecting the Business Units. These risks are then consolidated at the Aboitiz Group Level to arrive at the top Group risks.

| Risk Exposure | Risk Assessment (Monitoring and Measurement Process) | Risk Management and Control (Structures, Procedures, Actions Taken) |
|------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Reputation Risk | Today's world of higher corporate governance standards coupled with the rise of civil society groups, social media, and greater scrutiny from key stakeholders, have created a new environment where our corporate reputation has become a differentiating asset as well as our No. 1 risk. | Building the organization's capability through a formalized governance structure and an intelligence process Identifying and engaging all stakeholders through information and education campaigns Implementing anticipatory issues management. Development and implementation of a groupwide social media policy and strategy. Developing brand champions and brand advocates among its team members through effective corporate communication and engagement programs Ensuring brand integrity by establishing reputation metrics Integrating sustainable practices across the value chain to promote inclusive growth |
| Competition Risk | As with other businesses, AEV and its subsidiaries and affiliates operate in highly competitive environments. As such, failure to properly consider changes in our respective markets and predict the actions of competitors can greatly diminish our competitive advantage. | Strategic partnerships and alliances are explored and formed with technical experts and even local players where necessary. For the new projects and investments, a formal project risk management program is now established Group-wide, and this will be enhanced further by the creation of an Investment Committee that established a structured framework for evaluating and ensuring that AEV and its Business Units pursue the right opportunities. |
| Regulatory Risk | The complexity of the business and regulatory landscape is increasing dramatically. Several of AEV's Business Units particularly in the power and banking sectors are now being subject to more stringent regulations. | Dedicated regulatory team for our Power Group; Our banking units have full time compliance officers who spearhead the implementation of compliance programs; Maintain good working relations with the Department of Energy, Bangko Sentral ng Pilipinas, Energy Regulatory Commission, Department of Environment and Natural Resources, Board of Investments, Food and Drug |

| | | 4. | Administration, Securities and Exchange Commission, Department of Trade and Industry, Philippine Stock Exchange, and other key regulatory agencies; Participate actively in consultative processes that lead to the development of rules and regulatory policy. |
|----------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Business Interruption Due To Natural Calamities And Critical Equipment Breakdown | The loss of critical functions and equipment caused by natural calamities such as earthquakes, typhoons and floods could result to significant business interruptions. Interruptions may also be caused by other factors such as major equipment failures, fires and explosions, hazardous waste spills, workplace fatalities, product tampering, terrorism, and other serious risks. | 1. 2. 3. 5. | Perform regular preventive maintenance of all our facilities; As part of the Asset Management Program for the Power Generation group - maintenance, inspection data, and repair histories will be automated with the Maximo system going live. Continually evaluate and strengthen loss prevention controls; Develop business continuity plans per site; and Procure Business Interruption insurance to cover the potential loss in profits in the event of a major damage to the Group's critical facilities and assets. |
| Commodity Risk | Our food and power businesses have raw material and fuel requirements that are subject to price, freight and foreign exchange volatility factors. A fluctuation in any of these volatile elements, individually or combined, will result to increases in the operating costs of these companies. | 2. 3. | Better understanding of the commodity markets; Enter into contracts and hedge positions with the different suppliers of these commodities; Develop a Financial Risk Management framework to help improve existing capabilities in managing and reducing uncertainty relating to these commodities. |
| Project Risk | AEV is looking at major investment opportunities in the power generation, power distribution, infrastructure, renewable fuels, and real estate sectors. Given the variance in the scale and complexity of these projects, there are inherent risks and issues, such as project completion and execution within budget and timelines. | 1. 2. 3. | Partner with contractors and suppliers of established good reputation; Implement Project Risk Management following the PMBOK (Project Management Book of Knowledge) framework; Regular review of the project risk register to monitor implementation of risk control measures. |

(c) Committee

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

| Committee/Unit | Control Mechanism | Details of its Functions |
|----------------------------------------------------------------|---------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| AEV Board of Directors | Oversight | Overall Responsible for Risk Management |
| | | Source: RM Policy |
| Board Risk and Reputation Management Committee | Oversight (delegated by Board of Directors) | Has oversight responsibilities with regards to the following: 1. Enterprise Risk Management Framework 2. Governance Structure that supports its Framework 3. Risk Appetite and Tolerance of the Group 4. Risk Profile of the Group and its performance against the Defined Risk Appetite and Tolerance 5. Risk transfer and retention strategy and implementation of major insurance programs Source: Board Risk and Reputation Management Committee Charter |
| Board Audit Committee | Oversight | Oversight responsibilities with regards to the: 1. integrity of the Company's financial reporting system; 2. adequacy and effectiveness of the Company's systems of internal control, governance and risk management processes; 3. performance of internal audit function; 4. qualification, independence and performance of external auditors; 5. compliance with legal and regulatory requirements; and 6. maintenance of open communication lines between management, external auditors, the internal audit department, and the Company. Source: Audit Committee Charter |
| Board Risk and Reputation Management and Audit Committee | Oversight | Escalate for discussion at a joint session of the Audit and Risk and Reputation Management Committees any items that have a significant financial statement impact or require significant financial statement/regulatory disclosures; and escalate other significant issues, including, but not limited to, significant compliance issues, as soon as deemed necessary by both Committees to a joint session of the Audit and Risk and Reputation |

| | | Management Committees. |
|---------------------------------------|---------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| | | Source: Board Risk and Reputation Management Committee Charter Audit Committee Charter |
| Risk Management Council | Monitor, Review and Approval | Ensures proper implementation of Risk Management framework and its strategies, policies, and key initiatives |
| | | 2. Reviews and monitors the Group's top risks and emerging risks and ensures implementation of corresponding risk mitigation |
| | | 3. Approves all risk transfer programs with insured values above P2 billion |
| | | Source: RM Policy |
| Insurance Management Committee | Monitor, Review and Approval | 1. Reviews and approves Business Interruption assumptions for the sum insured and indemnity period 2. Reviews and approves replacement value of BU's physical assets 3. Approves all insurance lines to be procured by BUs for operations and project requirements 4. Reviews and validates all insurance quotations 5. Approves insurance programs of BUs with insurable risk value of up to P2 billion Source: Risk Finance Manual |
| Risk Management Steering Committee | Monitor, Review and Approval | 1. Reviews and recommends group-wide Risk Management and Insurance policies, strategies and initiatives for RM Council review and approval 2. Reviews, monitors and reports implementation progress of group-wide Risk Management and Insurance projects and initiatives 3. Serves as forum for discussing key risk issues, emerging risks and sharing Risk Management knowledge, best practices, experience and research work |
| AEV Management Committee | | Source: RM Policy 1. Composed of the Chief Executive Officer, Chief Financial Officer, Chief Risk and Management Officer, Chief Human Resources Officer, Chief Legal Officer, and all functional Team Leaders. 2. Meet, discuss and adopt policies for the organization to implement strategies of the Company. |

G. INTERNAL AUDIT AND CONTROL

1) Internal Control System

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

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

The system of internal controls refers to policies and procedures designed by management to (1) manage and mitigate known risks; (2) protect its assets from loss or fraud; (3) ensure reliability and integrity of financial information; (4) ensure compliance to laws, statutory and regulatory requirements; (5) promote efficient and effective operations; and (6) accomplish the company's goals and objectives.

Internal control is a management process for keeping an entity on course in achieving its organizational objectives. A management control system, including comprehensive internal controls, provides reasonable assurance that the company's business goals and/or objectives are being met.

(b) Is there a statement in the Annual Report or in other reports of the company that the directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate;

Yes. The Board Audit Committee Report to the Board of the Directors in the Annual Report (including SEC Form 20-IS) contains an assessment of the state of the Company's internal controls. Further, the overall assessment of the statement of the effectiveness of the system of internal controls of the company is also presented and discussed during the first Board Audit Committee meeting for the year.

(c) Period covered by the review;

The review is done annually.

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

The state of internal controls is done at least annually. The company conducts an annual self-assessment on the performance of the Board Audit Committee aligned with SEC Memo Circular No. 4, series of 2012 which covers the criteria for assessing the effectiveness of the internal control system.

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

Not applicable.

2) Internal Audit

(a) Role, Scope and Internal Audit Function

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

| Role | Scope | Indicate whether Inhouse or Outsource Internal Audit | Name of Chief Internal Auditor/Auditing Firm | Reporting process |
|------|-------|------------------------------------------------------|-------------------------------------------------------|-------------------|
|------|-------|------------------------------------------------------|-------------------------------------------------------|-------------------|

| | | Function | | |
|--------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Ensure that effective and appropriate organizational and procedural controls are in place. | Audit Universe: AEV Group of Companies • Scope of work encompasses evaluating and improving the adequacy and effectiveness of the Company's risk management, control and governance processes NOTE: Detailed Scope, Roles and Responsibilities are included in the (1) Internal Audit Charter; (2) Board Audit Committee Charter; (3) Manual on Corporate Governance. All of which have been disclosed to the SEC. | Generally Inhouse. Outsourcing/Cosourcing is done from time to time for engagements that may be highly technical in nature or may be too manual (eg. Fixed Asset Count). | Maria Lourdes Y. Tanate — AEV Group Internal Audit Head | Functionally reports to the Board Audit Committee and Administratively reports to the President & CEO Financial performance and all Audit report highlights are presented to the Audit Committee at least 4 times a year. General Flow of Audit Reporting Exit Conference with the Business Units auditees up to Manager level Detailed report presented to different levels of management of the BU Executive Summary presented to the C-suite level executives Audit Report to the Board |

(b) Do the appointment and/or removal of the Internal Auditor or the accounting /auditing firm or corporation to which the internal audit function is outsourced require the approval of the audit committee?

Yes. This is covered in the Company's Manual of Corporate Governance as well as the Board Audit Committee Charter. The independent auditors of the Company reports directly to the Audit Committee and the Committee has the ultimate authority and responsibility to select, evaluate and, where appropriate, re-appoint or replace the independent auditors. The Committee is likewise tasked to review the appointment and performance of the Internal Auditor, who shall functionally report directly to the Committee.

(c) Discuss the internal auditor's reporting relationship with the audit committee. Does the internal auditor have direct and unfettered access to the board of directors and the audit committee and to all records, properties and personnel?

The Head of the Group Internal Audit (GIA) functionally reports to the Board Audit Committee and administratively to the President and CEO. GIA has full, free and unrestricted access to all operating and financial company records, information, systems and applications, physical properties, activities and personnel relevant to the company and subject under review. (*Source: Internal Audit Charter*)

(d) Resignation, Re-assignment and Reasons

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

| Name of Audit Staff | Reason | | |
|-----------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------|--|--|
| Movements from AEV Group Internal Audit Team to the different SBUS FTY 2013 | | | |
| Nacional, Mariane M. | Resignation (31 Oct 2014) – job opportunity; higher package and wider scope of responsibilities | | |
| Capistrano, Mary Ann G. | Internal Transfer (01Dec2014) – to AEV Risk Management Team; promotion | | |

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

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

| Progress Against Plans | On-track based on committed timelines. | | |
|------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|--|
| Issues ⁶ | All audit issues are monitored in the ISSUES MONITORING REPORT (IMR). The IMR contains the details action plans per business unit and the corresponding timeline for each issue. This is being monitored and reported regularly to the Board Audit Committee. | | |
| Findings ⁷ | The IMR also contains the detailed findings of all audit examinations done by the GIA as well as the highlights of the results of the resident audit teams. | | |
| Examination Trends | Operations or Process-based Reviews, Compliance Reviews, Financial reviews. Recurring issues are noted as it impacts on the audit score given the auditee. Starting 2013, all audit scores are to be incorporated in the business unit's Key Results Areas (KRA) for closer monitoring. This would likewise impact on their BUs performance assessment for the year. The above monitoring activities are done on a regular basis. | | |

(f) Audit Control Policies and Procedures

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

| Policies & Procedures | Implementation | |
|------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|
| Operating Policies & Procedures of Business Units | BUs have their respective operating policies and procedures. The updating of which is done regularly—some as a result of audit findings. The updating of policies and procedures is an action item that gets included in the Issues | |

 $^{^{6}}$ "Issues" are compliance matters that arise from adopting different interpretations.

 $^{^{7}\ \}mbox{\ensuremath{\text{"Findings"}}}$ are those with concrete basis under the company's policies and rules.

Monitoring Report (IMR) mentioned above with the corresponding timeline commitment by the BU. Examples of ongoing corporate initiatives to that processes are properly documented includes compliance to worldstandards class such 1. Quality Management System (QMS (ISO9001:2008) 2. Information Security Management System (ISMS) -ISO 27001 3. Occupational Health and Safety Assessment Series (OHSAS ISO 18001) 4. Environmental Management Systems (EMS ISO 14001) 5. HACCP and HALAL Certification

(g) Mechanism and Safeguards

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

for the Food Group

| Auditors | Financial | Investment | Rating |
|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------|
| (Internal and External) | Analysts | Banks | Agencies |
| INTERNAL AUDITORS: | Information provided by Investor Relations is | Information provided is limited | Information provided is |
| 1. Group Internal Audit (GIA) functionally reports to the Board Audit Committee and administratively to the President & CEO of the Company (Source: Board Audit Committee Charter 13. C Internal Control & Audit) | limited to information already publicly available. At no point is insider information given. All transactions are made on an armslength basis and regular reports regarding the results of Investor | to information already publicly available. At no point is insider information given. All transactions are made on an armslength basis and regular reports | limited to information already publicly available. At no point is insider information given. All transactions are made on an |
| 2. GIA is a recommendatory body. It has no direct operational responsibility of authority over any of the activities audited. GIA will not implement internal controls, develop procedures and install systems, prepare records or engage in any other activity normally reviewed by the team, as this may impair its objectivity and judgment. The GIA Head annually confirms to the Board the organizational independence of the internal | Relations' interaction with outside parties are provided to the Management and the Board. Quarterly briefings are conducted on a regular basis and all analysts are invited to attend without any exclusivity. | regarding the results of interaction with outside parties are provided to the Management and the Board. | arms-length basis and regular reports regarding the results of interaction with outside parties are provided to the Management and the Board. |

| | audit activity. (Source: Internal |
|----|-----------------------------------|
| | Audit Charter. Independence & |
| | Objectivity) |
| E | CTERNAL AUDITORS: |
| 1. | The Board appoints, determine |
| | the compensation of, and |
| | review the scope of work, fees |
| | and performance of, including |
| | re-appointment and |
| | resignation, of the independent |
| | auditors of the Company. |
| 2. | Ensure that the independent |
| ۷. | auditors shall not at the same |
| | time provide the services of an |
| | internal auditor to the same |
| | |
| | client. The Committee shall |
| | ensure that other non-audit |
| | work shall not be in conflict |
| | with the functions of the |
| | independent auditor |
| | |
| (S | ource: Board Audit Committee |
| Cl | harter, 13, B. Independent |
| E | kternal Auditors) |

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

The Certification on the Company's compliance with its Manual of Corporate Governance is attested to by the Corporate Secretary and the President/ CEO of the Company.

H. ROLE OF STAKEHOLDERS

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

| | Policy | Activities |
|----------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Customers' welfare | Pursuant to the Company's Occupational Health and Safety Policy, all business and corporate service units of the Company are required to comply with all legislative occupational health and safety requirements. | All business and corporate service units of the Company are mandated to comply with all legislative occupational health and safety requirements as they relate to the planning, operation and maintenance of facilities and equipment usage, for the health and welfare of all Company stakeholders, including the customers. |
| Supplier/contractor selection practice | The Company adopted the Quality Management System (QMS) which defines and interacts with all activities of the organization, beginning with the identification of customer requirements and ending with their satisfaction, at every transaction interface, which include | The Company follows a procedure of bidding or request for proposals from prospective suppliers/ contractors. Suppliers are selected based on price and/or skill and experience. |

| | the methods for supplier/ contractor selection. | A supplier evaluation form is also accomplished after each completed project which likewise form as basis for future engagements of a particular supplier. |
|------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Environmentally friendly value- chain | The Company is committed to strike a balance between economic growth, social development and environmental stewardship in the conduct of its business. The Company implements programs that promote environmental preservation as well as social and economic development in the communities where its businesses operate. | Management provides and maintains a healthy and safe working environment in accordance with industry standards and in compliance with legislative requirements. All Team Members are equally responsible for maintaining healthy and safe workplaces that minimize the probability for accidents or hazardous incidents. |
| Community interaction | The Company's broader obligations to society and the community are addressed by the Company's continued compliance with its Manual, with all relevant laws and regulations, and the principles of sustainable development practices by the Company and our BUs. The Company is committed to strike a balance between economic growth and social development and environmental stewardship, in the conduct of its business. | The Aboitiz Group is committed to the environment by creating a sustainability mindset across the Group. The Group doubled its target of planting trees to six million trees by 2020, as it surpassed its three million trees target one year ahead of schedule in 2014, and firmed up its commitment to build a BetterWorld through sustainable environmental practices. In the same year, the Aboitiz Group obtained Global Reporting Initiative (GRI)- Checked Level B Certification for its 2013 Sustainability Report covering 52 performance indicators. For its 2014 Sustainability Report, the Company has adopted the GRI G4 reporting framework, which will allow it to focus reporting on what is critical and material to its business and stakeholders. The Company likewise continues to sponsor the original publication of books highlighting local themes, indigenous culture and medicinal flora as part of the sustainability mindset, such as the coffee-table book "Shades of Majesty," which was awarded the Gintong Aklat Awards for Best Book in Natural Sciences. The Aboitiz Group is working together with donors in the private sector, to support the Philippine Government in its efforts to reduce weather-related disaster risks in the country |

| I | 1 | Alternation March 1989 1 |
|--------------------------------|---------------------------------------|------------------------------------|
| | | through Weather Philippines |
| | | Foundation. The Aboitiz Group |
| | | co-founded WeatherPhilippines |
| | | to operate a premiere weather |
| | | forecasting system across the |
| | | country with the installation of |
| | | automated weather stations |
| | | (AWS) across the country. |
| | | WeatherPhilippines secured its |
| | | accreditation from the Philippine |
| | | Council for NGO and from the |
| | | Bureau of Internal Revenue as a |
| | | donoee institution in 2014. By |
| | | December 2014, |
| | | WeatherPhilippines completed |
| | | the installation of 700 AWS across |
| | | the country. WeatherPhilippines |
| | | provides accurate and reliable |
| | | weather forecasts throughout the |
| | | whole country. |
| Anti-corruption programmes and | As a publicly-listed company, the | One such policy is the non- |
| procedures | Company is subject to numerous | acceptance of gifts from persons |
| | stringent laws and regulations. All | who have a beneficial relationship |
| | Company employees are made | with the Company, as embodied |
| | aware of their responsibility to know | in the Company's Code of Ethics. |
| | and understand the laws applicable | The Company makes it a point |
| | to their respective job | that employees know that gifts |
| | responsibilities and are directed to | and special favors may create an |
| | comply with both the letter and the | inappropriate expectation or |
| | spirit of these laws. | feeling of obligation. |
| Safeguarding creditors' rights | In dealings with its customers, | Every employee, officer and |
| | suppliers and business partners, the | director therefore always |
| | Company abides by the Fair Dealing | prioritizes the best interests of |
| | Policy found in its Code. | the Company's clients and |
| | , | endeavors to deal fairly with |
| | | suppliers, competitors, the public |
| | | and one another. No one should |
| | | take unfair advantage of anyone |
| | | through manipulation, abuse of |
| | | privileged information, |
| | | misrepresentation of facts or any |
| | | other unfair dealing practice. |

The Board of Directors of the Company also approved in its regular meeting held on July 24, 2014 the amendments to the Company's Manual of Corporate Governance as mandated by SEC Memorandum Circular No. 9-2014. These amendments reflect the thrust of the Company to protect and uphold the rights and interests not only of the shareholders but also of its other stakeholders.

(c) Does the company have a separate corporate responsibility (CR) report/section or sustainability report/section?

The Company through its foundation, Aboitiz Foundation, Inc. (AFI), undertakes a committed Corporate Social Responsibility program. The Annual Report of AFI is published and also circulated to AEV shareholders. Linkage to AFI Annual Report is also available in the AEV website.

Moreover, the Company publishes a separate Sustainability Report which shows its initiatives in the protection of the environment guided by its triple bottomline approach of People, Planet, and Profit. For its 2014 Sustainability Report, the Company has adopted the Global Reporting Initiative (GRI) G4 reporting

<u>framework, which will allow it to focus reporting on what is critical and material to its business and stakeholders.</u>

(Updated as of December 31, 2015)

(d) Performance-enhancing mechanisms for employee participation.

A. What are the company's policy for its employees' safety, health, and welfare?

The Company has a Corporate Policy on Occupational Health and Safety, which mandates Management to eliminate any potential hazards or work situations that may result to property loss or damage, accidents or personnel illness and injury. It is the policy of the Company to protect both people and property.

- 1. Each team member is required to observe the following health and sanitation rules to protect and safeguard his own health and those of his fellow team members.
 - a) Proper health rules should be observed with respect to use of handkerchiefs and, washing hands, etc.
 - b) The comfort and sanitary facilities should be used properly and maintained clean and in good order at all times.
 - c) All refuse and rubbish should be placed or thrown into the appropriate containers.
 - d) A presentable and neat appearance of the office premises should be kept at all times.
 - e) When a team member has reason to believe that he has a contagious disease, he should notify his Team Leader. The team member should be made to stay away from the office or Company premises to prevent the spread of the disease to other team members until he has been given clearance by the Company Doctor that the danger from such condition has passed. In this case, the rules on leaves shall apply.
 - f) All team members are required to undergo an annual physical & dental check-up by the Company Doctor and dentist, respectively. Human Resources shall coordinate with Team Leaders in preparing a schedule of team members visit to the Doctor/Dentist for this annual check-up.

In case of fire or robbery in the premises of the Company, the first officer or employee who detects or notices it should immediately sound the fire alarm or report the robbery.

Depending on the circumstances, he should attempt to put-out the fire or take action to prevent loss or destruction of company property or funds. When a fire alarm is raised or a robbery is detected, employees should maintain presence of mind and should avoid creating panic among themselves and the public within the premises of the Company to minimize further aggravation of the situation.

2. The Company has protocols in place to support sustainability commitments. The Company publishes a separate Sustainability Report which shows its initiatives in the protection of the environment through the five pillars of Rejuvenate Nature, Re-use/Recycle, Reduce, Renewable Energy, and Recharge Communities.

B. Show data relating to health, safety and welfare of its employees.

The programs and strategic initiatives of the Human Resources (HR) Department are covered within the categories of Body and Physical Wellness programs (e.g. Compensation and Benefits Information, Health Talks, Aerobics/ Zumba Fitness, Biggest Loser Competition, Fitness Clubs and Safety and Protection Programs); Belongingness (Coffee with the President, Company Events, Quality Focus, Refer an A-Person, Creating the Future Organization, Birthday Announcements, Employee's Recognition, Team Celebrations, Good Health Bonus, Annual Merit Increase and Promotions); Soul and Spirit, Sense of Purpose (CSR Activities); and Learning and Growth (Universal Training Programs and other work-related trainings, E-learning, Educational Leave and Assistance, Financial Wellness, SuccessFactors, Computer Loan and U-21). These initiatives recently won in the Company's Team Awards for Driven to Excel category.

The Corporate HR's mission is to "To Attract, Retain and Optimize our A-people and constantly

adding value to our businesses". This mission aims to expand the Company's reach to identify talent, to continue to develop the Aboitiz Talent Management Program (ATMP), to strengthen traditional programs targeted at the "Body and Mind" and to expand retention programs to include more "Heart and "Spirit".

The Company is committed to the value proposition of the 4Ps: People, Planet, Profit, and Passion.

Moreover, the Company funds the team's annual medical check-up. The Company maintains a self insured medical plan for employees and an HMO plan for employee dependents at a reasonable level that is equal or above its peers in the market. More importantly, through its health benefits and initiatives, the Company encourages employees to maintain their good health and well being. In 2014, 213 out of 252 employees or 85% of the Company's team leaders and team members availed of the Company's medical benefits. 87% of the team members were able to avail of the Good Health Bonus, which is a reward for keeping oneself healthy.

Below are other examples of the health, safety, and welfare practices of the Company's Business Units which reflect the Aboitiz Group's policies:

- 1. <u>In 2014, Davao Light & Power Company, Inc. bagged the prestigious Department of Labor and Employment) Secretary's Award, particularly the Child Labor Free Establishment award.</u>
- 2. Hedcor, an AboitizPower subsidiary, was recently awarded the Gawad Kaligtasan and Kalusugan Award for Occupational Safety and Health by the Department of Labor (DOLE) and the Safety Milestone Award by the Bureau of Working Conditions.
- 3. SN Aboitiz Power Group also received Silver and Bronze Awards in the Department of Labor and Employment's 9th Gawad Kaligtasan at Kalusugan last October 27, 2014. The Magat and Ambuklao hydroelectric power plants operated by SN Aboitiz Power-Benguet and SN Aboitiz Power-Magat won Silver Awards while the Binga plant bagged the Bronze Award, all under the Institutional category.

(Updated as of December 31, 2014)

C. State the company's training and development programmes for its employees. Show the data.

Corporate HR has a universal training program (UTP) for all employees, including the Principles of Quality Living, Seven Habits, Creating the Future Organization, Basic Quality Awareness, Working Program, to name just a few technical in-house training skills. The Company adheres to a merit-based performance incentive pay compensation package that includes some form of employee stock ownership plans, merit increase schemes and bonus schemes for performance and incentives to employees. The Company offers not only statutory benefits but also additional internal benefit programs to enhance the quality of life of our employees.

In 2014, the Company achieved a 91% compliance rating for employee trainings within and beyond its universal training program. The Company had a total of 241 employees with average training hours of 45.70 hours per employee. This equates to a total of 11,014 training hours for the Company's employees for 2014.

(Updated as of December 31, 2014)

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

The Aboitiz employee benefit package aims to foster a culture that recognizes, rewards and celebrates the Aboitiz values and culture across the group. The Company's HR Department recently launched an Inspired by Passion campaign to provide an organized and purposive framework for all HR Initiatives and promote a thematic communication plan coming from the HR pillars of Attraction, Retention and Optimization. The Company is committed in addressing its employees' four basic

needs in the organizations.

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

Below is the Company's policy in the enforcement and administration of its Code of Ethics and Business Conduct:

a) Reporting Violations

"You are the Company's first line of defense against unethical business practices and violations of the law. If you observe or become aware of any conduct that you believe is unethical or unlawful—whether by another employee, a consultant, supplier, client, or other third party—you must communicate that information to your direct supervisor or, if appropriate or necessary, senior management. They will notify and consult with Law, Compliance, or Corporate Security, and take appropriate steps to stop the misconduct and prevent its recurrence. If appropriate or necessary, you may also raise your concerns directly with Law, Compliance or Corporate Security.

If you are a supervisor, you have an additional responsibility to take appropriate steps to stop any misconduct that you are aware of, and to prevent its recurrence. Supervisors that do not take appropriate action may be held responsible for failure to supervise properly.

If you prefer to report an allegation anonymously, you must provide enough information about the incident or situation to allow the Company to investigate properly.

AEV will not tolerate any kind of retaliation for reports or complaints regarding the misconduct of others that were made in good faith. Open communication of issues and concerns by all employees without fear of retribution or retaliation is vital to the continued success of the Company. Unless appropriate Company management learns of a problem, the Company cannot deal with it. Concealing improper conduct often compounds the problem and may delay or hamper responses that could prevent or mitigate actual damage."

- b) The Company has a program of "Talk to EIA" or talk to the CEO through e-mail on any matter. This is an additional confidential venue for any whistle-blowing. In early 2014, this program was formally adopted as the avenue for the Company's Whistleblowing Policy. A "Talk to the Chairman" avenue will likewise be implemented by the Company as an added venue to encourage whistleblowing within the Company.
- c) All Team Members and Team Leaders may at anytime report to the Aboitiz Chief Compliance Officer for any violations.

I. DISCLOSURE AND TRANSPARENCY

(a) Ownership Structure

A. Holding 5% shareholding or more

| Shareholder | Number of Shares | Percent | Beneficial Owner |
|---------------------------|---------------------|---------------|------------------------------------|
| Aboitiz & Company, Inc. | 2,735,600,915 | <u>49.52%</u> | Aboitiz & Co., Inc. |
| PCD Nominee Corp. | 629,529,795 | 11.33% | PCD participants acting for |
| (Filipino) | | | themselves or for their customers. |
| PCD Nominee Corp. | 544,000,000 | <u>9.79%</u> | PCD participants acting for |
| (Foreign) | | | themselves or for their customers. |
| Ramon Aboitiz Foundation, | 424,475,011 | 7.64% | Foundation |
| Inc. | | | |

(Updated as of December 31, 2015)

| Name of Senior Management | Number of Direct shares | Number of Indirect shares / Through (name of record owner) | % of Capital Stock |
|-------------------------------------------------------------------------------------|-------------------------|------------------------------------------------------------------|--------------------------|
| No member of senior management is a significant shareholder of the Company | NA | NA | NA |
| TOTAL | | | |

(b) Does the Annual Report disclose the following:

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

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

<u>The foregoing information are all</u> disclosed in the Annual Corporate Governance Report appended to the Annual Report and published on the Company website at www.aboitiz.com. <u>The full report of the Annual Corporate Governance Report is circulated in digital format and published on the website.</u>

(c) External Auditor's fee

| Name of auditor | Audit Fee | Non-audit Fee |
|-----------------|---------------|-----------------|
| SGV & Co. | Php409,248.00 | Php1,948,236.00 |

(Updated as of December 31, 2014)

Source: 2014 Information Statement (SEC 20-IS)

(d) Medium of Communication

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

The Company uses the following modes of communication for disseminating information:

- 1. Newspaper publications
- 2. Company Website
- 3. Personal notices

- 4. Disclosures and corporate reports to regulatory agencies
- 5. Regular meetings, briefings to analysts and institutional shareholders, and shareholders and media briefings

(e) Date of release of audited financial report:

The Company's 2014 Audited Financial Statement was filed with the Bureau of Internal Revenue and the Securities and Exchange Commission on April 10, 2015, and the same was submitted as an attachment to the Company's Annual Report (Form 17-A) to the Philippine Stock Exchange on April 23, 2015.

(Updated as of September 30, 2015)

(f) Company Website

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

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

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

The foregoing information are all disclosed in the Annual Corporate Governance Report appended to the Annual Report and published on the Company website at www.aboitiz.com. The full report of the Annual Corporate Governance Report is circulated in digital format and published on the Company's www.aboitiz.com. The full report of the Annual Corporate Governance Report is circulated in digital format and published on the Company's www.aboitiz.com. The full report of the Annual Corporate Governance Report is circulated in digital format and published on the Company's www.aboitiz.com. The full report of the Annual Corporate Governance Report is circulated in digital format and published on the Company's www.aboitiz.com. The full report of the Annual Corporate Governance Report is circulated in digital format and published on the Company's www.aboitiz.com.

(g) Disclosure of RPT

| RPT | Relationship | Nature | Value |
|----------------------|--------------------------|-------------------------|-----------------|
| Service contracts at | Various AEV | Professional and | P674,399,000.00 |
| fees based on agreed | <u>subsidiaries</u> | technical assistance | |
| <u>rates</u> | | | |
| Cash deposits and | UnionBank of the | Interest income on | P19,745,000.00 |
| money market | Philippines (Subsidiary) | deposits and money | |
| <u>placements</u> | | market placements | |
| Temporary advances | CPDC and AVI | Interest expense | P11,000,000.00 |
| due to subsidiaries | (subsidiaries) | | |
| Aviation services | ACO and other | Aviation service income | P20,947,000.00 |
| rendered by AEV | <u>subsidiaries</u> | | |
| <u>Aviation</u> | | | |
| Investments in | Investments in the | <u>Dividends</u> | P739,894,000.00 |
| Retirement Plan | equities of AEV and its | | |
| | <u>subsidiaries</u> | | |

Source: Note 10 of 2014 Audited Financial Statement appended to the Annual Report (SEC Form 17A)

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

The nature and extent of transactions with affiliated and related parties are disclosed annually to shareholders through the Company's Information Statement, Annual Report and Audited Financial Statements. The Company and its subsidiaries enter into related party transactions consisting of payment of shareholder advances, professional fees and rental fees. These are made on an arm's length basis and at current market prices at the time of the transactions. Service and management contracts are also entered into with subsidiaries and affiliates for corporate center services, such as human resources support services, internal audit services, legal and corporate compliance services, treasury and corporate finance services, technology infrastructure services. These services are obtained from the Company to enable the Aboitiz group of companies to realize cost synergies. The Company maintains a pool of highly qualified professionals with in-depth business expertise specific to the businesses of the AEV organization. Transactions are priced on a cost recovery basis. In addition, transaction costs are always benchmarked to third party rates to ensure competitive pricing. Service Level Commitments and Agreements are executed to ensure quality and timeliness of services.

The Company strictly adheres to the Philippine Corporation Code's rules on voting for specific corporate acts where approval of specific types of related party transactions in the Board and in shareholders' meetings may be required. The Company's Independent Directors and the Board Audit Committee play an important role in reviewing significant related party transactions as it does in the regular course of its work. The Company's related party transactions are typically agreements entered into in the ordinary course of business to maximize efficiencies and realize cost synergies. These are reported to the Board as they are entered into.

In its Regular Board Meeting last December 4, 2015, the Chairman of the Corporate Governance Committee presented to the members of the Board of Directors the draft policies on related party transactions. The Board resolved to further study the proposal by the Corporate Governance Committee before it will approve the same.

(Updated as of <u>December</u> 31, 2015)

J. RIGHTS OF STOCKHOLDERS

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

(a) Quorum

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

| Quorum Required | majority of the outstanding capital stock of the Company, in accordance with |
|-----------------|------------------------------------------------------------------------------|
| Quorum Nequireu | the Corporation Code of the Philippines |

(b) System Used to Approve Corporate Acts

Explain the system used to approve corporate acts.

| System Used | Voting by poll |
|-------------|----------------------------------------------------------------------------|
| Description | Shareholders cast their vote on any resolution through the use of ballots. |

(c) Stockholders' Rights

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

| Stockholders' Rights under | Stockholders' Rights <u>not</u> in |
|----------------------------|------------------------------------|
|----------------------------|------------------------------------|

| The Corporation Code | The Corporation Code |
|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------|
| The Company's shareholders have the following rights in accordance with the Corporation Code: | |
| Voting right (one share- one vote) Pre-emptive right Power to inspect corporate books Right to information Right to dividends Appraisal right Cumulative voting right | All rights granted by the Corporation Code are likewise granted to the Company's shareholders. |

Dividends

| Declaration Date | Record Date | Payment Date |
|--------------------------|----------------|----------------|
| March 1, 2012 (regular) | March 16, 2012 | April 3, 2012 |
| March 5, 2013 (special) | March 19, 2013 | April 15, 2013 |
| March 5, 2013 (regular) | March 19, 2013 | April 15, 2013 |
| March 11, 2014 (special) | March 25, 2014 | April 22, 2014 |
| March 11, 2014 (regular) | March 25, 2014 | April 22, 2014 |
| March 10, 2015 (regular) | March 24, 2015 | April 20, 2015 |

(d) Stockholders' Participation

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

| Measures Adopted | Communication Procedure |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| The Company ensures the presence of important resource persons during the Annual Stockholders Meeting (ASM), such as the directors, management and the external auditor, to ensure that shareholder queries are adequately answered. | Notice and agenda items are disseminated to stockholders via publication at newspapers of general circulation, posting at the Company's website, and via courier to stockholders at their address on record with the Company. Media briefings are likewise conducted by the Chief Executive Officer and Chief Financial Officer after the ASM. |
| For shareholders who fail to attend the annual meeting, a shareholders' briefing is conducted by the Company in Makati City after the annual shareholders' meeting to further encourage participation | The Notice to the ASM and proxy forms attached thereto inform the shareholders that a Stockholders' Briefing will be conducted by the Company in Makati City after the holding of the ASM. |
| | For the year 2015, since the Company held its ASM at Makati City, in a venue that was accessible to the stockholders, the Company no longer conducted a separate stockholder's briefing. |
| Publication of notices in several newspapers and the company website | All instructions disclosed for shareholders to participate actively in the ASM |
| Shareholders who cannot attend the ASM may vote in absentia through proxies | Proxies are sent out by the Company together with the Notice to the ASM. Proxies are likewise made available or downloadable in the |

The Board Corporate Governance Committee conducts a post-ASM assessment where the directors review the feedback from the stockholders based on the comments made during the ASM itself, or in the assessment forms circulated to the stockholders and other attendees to the ASM.

company website.

The stockholders usually ask questions during the ASM itself or after the ASM, either to the Company's officers, directors, or to the ASM staff. The stockholders and other attendees are also asked to fill up the assessment forms distributed after the ASM. The results of the assessment forms are discussed by the Board Corporate Governance Committee and taken up by the Board of Directors whenever necessary..

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

The Company, through notices, newspaper publications, and postings in the company website, analysts briefings, media briefings, shareholders' briefings, and disclosures to the PSE and SEC, as the case may be, ensures the right of shareholders to participate in decisions concerning fundamental corporate changes in compliance with the Corporation Code, such as amendments of the Company's Articles of Incorporation and By-Laws, issuance of new shares of stock, and sale of all or substantially all corporate properties.

- 3. Does the company observe a minimum of 21 business days for giving out of notices to the AGM where items to be resolved by shareholders are taken up?
 - a. Date of sending out notices:

The notice to the Company's ASM last May 18, 2015 was published on April 17, 2015 in newspapers of general circulation, namely the Philippine Daily Inquirer, Philippine Star and Business Mirror. Notices were also sent out on April 22, 2015 via courier to stockholders based on their address on record with the Company.

b. Date of the Annual/Special Stockholders' Meeting:

May 18, 2015

4. State, if any, questions and answers during the Annual/Special Stockholders' Meeting.

During Annual Stockholders' Meeting on May 18, 2015, the following matters were raised:

- a. Mr. Guillermo Gili informed the Board of his pending request for upliftment of his UnionBank shares of stock. The matter was raised to director Mr. Justo A. Ortiz, Chairman and CEO of UnionBank, who will look into the matter. Mr. Jon Ramon Aboitiz thanked Mr. Gili for bringing the matter to the Board's attention.
- b. Mr. Jose Ferrer asked about the damage caused by the Mindanao blackout in the boiler of Unit 2 of TSI's plant in Davao. Mr. Antonio Moraza, President and COO of AboitizPower, clarified that the system-wide blackout in Mindanao caused damage to equipment being installed in the plant when the safety equipment did not work properly.

Mr. Ferrer further inquired about the spike in the electricity rates at the end of 2013. Mr. Moraza discussed that cases are pending at the Supreme Court and the ERC regarding this matter and none has yet been resolved, and also clarified that the customers have been refunded. Mr. Erramon I. Aboitiz added that with respect to the fine being imposed by PEMC on Therma Mobile for alleged violation of the must offer rule, the matter is still being contested and the trial court meanwhile has issued a preliminary injunction on PEMC's imposition of the fine.

5. Results of the 2015 Annual Stockholders' Meeting's Resolutions

| Resolution | Approving | Dissenting | Abstaining |
|-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------|--------------------|-------------------|
| Resolution No. 2015-1 "RESOLVED, that the stockholders of Aboitiz Equity Ventures, Inc. (the "Company") approve, as it hereby approves the Annual Report and Audited Financial Statements of the Company as of December 31, 2014, and the President's Report." | <u>4,873,928,436</u> | <u>o</u> | <u>2,421,853</u> |
| Resolution No. 2015-2 "RESOLVED, that the stockholders of Aboitiz Equity Ventures, Inc. (the "Company") approve, as it hereby approves the delegation of the authority to elect the Company's external auditor for 2015 to the Board of Directors." | <u>4,668,317,746</u> | 121,049,000 | <u>86,983,543</u> |
| "RESOLVED, that the stockholders of Aboitiz Equity Ventures, Inc. (the "Company") approve, ratify and confirm, as it hereby approves, ratifies and confirms all contracts, investments and resolutions issued and all other acts and proceedings of the Board of Directors, Corporate Officers and Management of the Company for the past year 2014 and including all acts up to May 18, 2015." | 4,873,755,169 | <u>o</u> | <u>2,595,120</u> |
| "RESOLVED, that the stockholders of Aboitiz Equity Ventures, Inc. (the "Company") approve, as it hereby approves the increase in the monthly allowance of members of the Board of Directors, from One Hundred Thousand Pesos (Php100,000.00) to One Hundred Twenty Thousand Pesos (Php120,000.00), and the Chairman of the Board of Directors, from One Hundred Fifty Thousand Pesos (Php150,000.00) to One Hundred Eighty Thousand Pesos (Php180,000.00)." | <u>4,875,540,286</u> | <u>o</u> | 810,003 |
| Resolution No. 2015-5 "RESOLVED, that the stockholders of Aboitiz Equity Ventures, Inc. (the | <u>4,585,069,846</u> | <u>290,337,170</u> | <u>943,270</u> |

| "Company") approve as it hereby approves the renewal of the delegated | |
|-----------------------------------------------------------------------|--|
| authority to the Board of Directors to | |
| amend or repeal the Company's By | |
| Laws or adopt new By-Laws." | |

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

The results of the votes taken during the May 18, 2015 Annual Stockholders Meeting were posted in the Company's website on May 20, 2015.

(e) Modifications

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

| Modifications | Reason for Modification |
|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------|
| For the 2015 ASM, the Company appointed an independent party, Luis Canete & Co., as the Company's Independent Board of Election Inspectors to validate the registration process and results of the voting during the ASM. | To adopt best corporate governance practices. |

(f) Stockholders' Attendance

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

| Type of Meeting | Names of Board members / Officers present | Date of Meeting | Voting Proced ure (by poll, show of hands, etc.) | % of SH Attendi ng in Person | % of SH in Proxy | Total % of SH attendance |
|------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------|--------------------------------------------------------------------|------------------------------------------|---------------------|--------------------------------|
| Annual Stockhold ers' Meeting Directors present during the 2015 Annual Stockhold ers' Meeting | 1. Mr. Jon Ramon Aboitiz - Chairman, Board of Directors and Board Corporate Governance Committee/ Member, Board Risk Management Committee 2. Mr. Erramon I. Aboitiz - President & Chief Executive Officer/ Member, Board Risk and Reputation Management Committee | May 18, 2015 | Proxy and by poll | 0.49% | 87.48% | <u>87.96%</u> |
| | 3. Mr. Enrique M. | | | | | |

| Aboitiz - Chairman, Board Risk Management Committee | | | |
|----------------------------------------------------------------------------------------------------------------------------------------------------------|--|--|--|
| 4. <u>Antonio R.</u> <u>Moraza</u> <u>Director</u> | | | |
| 5. Mr. Justo A. Ortiz - Member, Board Audit Committee and Board Risk Management Committee | | | |
| 6. Roberto E. Aboitiz Member, Board Corporate Governance Committee/ Member, Board Audit Committee | | | |
| 7. Justice Jose C. Vitug (ret.) - Independent Director/ Member, Board Corporate Governance Committee/ Chairman, Board Audit Committee | | | |
| 8. Mr. Stephen CuUnjieng - Independent Director/ Member, Board Corporate Governance Committee, Board Risk Management Committee and Board Audit Committee | | | |
| 9. <u>Mr. Raphael</u> <u>P.M. Lotilla –</u> <u>Independent</u> <u>Director/</u> | | | |

| | Member, Board | | | |
|------------|--------------------------------------------|--|--|--|
| | Corporate | | | |
| | <u>Governance</u> | | | |
| | Committee/Me | | | |
| | <u>mber, Board</u> | | | |
| | <u>Audit</u> | | | |
| | <u>Committee</u> | | | |
| | | | | |
| | | | | |
| | 1. Luis Miguel O. | | | |
| | Aboitiz | | | |
| | 2. Sabin M. | | | |
| | <u>Aboitiz</u> | | | |
| | 3. <u>Catherine R.</u> | | | |
| | <u>Atay</u> | | | |
| | 4. <u>Román V.</u> | | | |
| | <u>Azanza III</u> | | | |
| | 5. <u>Melinda R.</u> | | | |
| | <u>Bathan</u> | | | |
| | 6. <u>Juan Antonio</u> <u>E. Bernad</u> | | | |
| | 7. <u>Jerome J.N.</u> | | | |
| | <u>Cachau</u> | | | |
| | 8. <u>Martina</u> | | | |
| | <u>Michaela</u> | | | |
| | Dampf | | | |
| | 9. <u>Ellen Nikoline</u> | | | |
| Officers | B. Felding | | | |
| present | 10. Ricardo F. | | | |
| during the | Lacson, Jr. | | | |
| 2015 | 11. <u>Gabriel T.</u> <u>Mañalac</u> | | | |
| Annual | 12. Robert | | | |
| Stockhold | McGregor | | | |
| ers' | 13. Annacel A. | | | |
| Meeting | Natividad | | | |
| | 14. Jasmine S. | | | |
| | <u>Oporto</u> | | | |
| | 15. Stephen G. | | | |
| | <u>Paradies</u> | | | |
| | 16. William W. | | | |
| | <u>Paradies</u> 17. <u>Aylmerita C.</u> | | | |
| | Peñaloza | | | |
| | 18. Marilou P. | | | |
| | Plando | | | |
| | 19. Susan S. | | | |
| | <u>Policarpio</u> | | | |
| | 20. Ronaldo S. | | | |
| | Ramos | | | |
| | 21. Susan V. | | | |
| | <u>Valdez</u> 22. <u>Dave Michael</u> | | | |
| | Valeriano | | | |
| Special | No Special | | | |
| Stockhold | Stockholders' | | | |
| ers' | Meeting was held | | | |
| P | | | | |

| Meeting | during the year | | | |
|---------|-----------------|--|--|--|
| | <u>2015.</u> | | | |

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

The Company appointed an independent party, Luis Canete & Co., as the Company's Independent Board of Election Inspectors to validate the registration process and to count the votes for the May 18, 2015 Annual Stockholders' Meeting.

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

The share capital of the Company consists of one class of listed common shares and a class of non-listed preferred shares. All common shares are voting following the rule of One share - One vote. The preferred shares are non-voting, non-participating, non-convertible, cumulative, re-issuable shares and may be issued from time to time by the Board in one or more series. These preferred shares which are issued to financial institutions or financial market intermediaries are treated as debt instruments by the Company in its books in conformity with the Philippine Accounting Standards (which adopt the International Financial Reporting Standards.

(g) Proxy Voting Policies

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

| | Company's Policies |
|-------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Execution and acceptance of proxies | The Office of the Corporate Secretary accepts and validates the proxies. |
| Notary | Proxy is not required to be notarized. |
| Submission of Proxy | A deadline is set by the Corporate Secretary in the submission of proxies which is seven (7) days prior to the opening of the meeting, in accordance with the Company's By-laws. |
| Several Proxies | There is no occasion to require several proxies since all items requiring the vote of a particular stockholder are already set out in the proxy. |
| | Several proxies received from the same stockholder pertaining to the same shares shall be subject to validation by the Office of the Corporate Secretary. |
| Validity of Proxy | A proxy shall be valid only when received by the Corporate Secretary on or before the deadline, at least seven (7) days before the ASM. |
| Proxies executed abroad | Proxies executed locally or abroad have the same effect. |
| Invalidated Proxy | Invalidated proxies do not carry any force or effect. |
| Validation of Proxy | The validation of proxies is done by the Office of the Corporate Secretary and the Proxy Validation Committee. |
| Violation of Proxy | Votes through proxies are tabulated to ensure that the votes therein are followed. |

(h) Sending of Notices

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

| Policies | Procedure |
|---------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| The Company gives the shareholders sufficient time to go over information in the Notice to the ASM and to contact their proxies for appropriate instructions. | The Company consistently provides all shareholders with the notice and agenda of the annual general meeting at least thirty (30) days before a regular meeting and twenty (20) days before a special meeting. |
| | The Company also publishes Notices of Shareholders' Meetings in national newspapers of general circulation. |
| | Under the Company's By-Laws, shareholders may call a special shareholders' meeting, submit a proposal for consideration at the annual general membership or the special meeting. |

(i) Definitive Information Statements and Management Report

| Number of Stockholders entitled to receive Definitive Information Statements and Management Report and Other Materials | Total: 9,439 Active shareholders given copies: 4,998 PCD Nominees were given copies through PDTC for distribution to the shareholders. |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------|
| Date of Actual Distribution of Definitive Information Statement and Management Report and Other Materials held by market participants/certain beneficial owners | April 22, 2015 |
| Date of Actual Distribution of Definitive Information Statement and Management Report and Other Materials held by stockholders | April 22, 2015 |
| State whether CD format or hard copies were distributed | Both digital format and printed copies were distributed. Copies of the Definitive Information Statement is also available at the Company's website. |
| If yes, indicate whether requesting stockholders were provided hard copies | Digital copies: <u>4,682</u> Printed copies: <u>235</u> E-mail: <u>81</u> |

(Updated as of December 31, 2015)

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

| Each resolution to be taken up deals with only one item. | Yes |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----|
| Profiles of directors (at least age, qualification, date of first appointment, experience, and directorships in other listed companies) nominated for election/re-election. | Yes |
| The auditors to be appointed or re-appointed. | No |
| An explanation of the dividend policy, if any dividend is to be declared. | Yes |
| The amount payable for final dividends. | Yes |
| Documents required for proxy vote. | Yes |

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

The authority to appoint the Company's external auditors for 2015-2016 was delegated by the shareholders to the Board of Directors to allow the Board Audit Committee sufficient time to evaluate, select, and recommend to the Board an external auditor which, in its opinion, can best provide the directors and shareholders assurance on the integrity of the Company's Financial statements and adequacy of its internal controls in the face of evolving governance standards. At the time of the ASM, the external auditors to be appointed by the Company was not yet identified. In its meeting dated July 29, 2015, upon the recommendation of the Board Audit Committee, the Board of Directors appointed SGV & Co. as the Company's external auditor for the year 2015. The appointment of the Company's external auditor was disclosed with the Philippine Stock Exchange and reported to the SEC.

2) Treatment of Minority Stockholders

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

The By-laws and Amended Manual of Corporate Governance of the Company provide for the policies below:

| Policies | Implementation |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| A director shall not be removed without cause if it will deny minority shareholders representation in the Board. | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. |
| The minority shareholders shall 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 purposes. | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. |
| The minority shareholders shall have access to any and all information relating to matters for which the management is accountable for and to those relating to matters for which the management shall include such information and, if not included, then the minority shareholders shall be allowed to propose to include such matters in the agenda of shareholders' meeting, being within the definition of "legitimate purposes". | Upon request made to the Investor Relations Officer and/or to the Office of the Corporate Secretary, a minority shareholder may request for information or documents relating to matters for which the management shall include such information and, if not included, then the minority shareholders shall be allowed to propose to include such matters in the agenda of shareholders' meeting, being within the definition of "legitimate purposes". The Compliance Officer is responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. |
| Although all shareholders should be treated equally or without discrimination, the Board should give minority shareholders, in accordance with the By-laws, the right to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of AEV. | The Compliance Officer shall be responsible for determining violation/s through notice and hearing and shall recommend to the Chairman of the Board the imposable penalty for such violation, for further review and approval of the Board. |

Source: Amended Manual of Corporate Governance

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

The Company's Guidelines for the Nomination and Election of Independent Directors approved in 2007 allows minority shareholders to nominate candidates for the board of directors within the period provided under the By-laws and the guidelines promulgated by the Board Corporate Governance Committee. This policy is reiterated to stockholders every Annual Stockholders Meeting.

K. INVESTORS RELATIONS PROGRAM

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

Pursuant to the corporate governance principle of disclosure and transparency, information on the Company is made readily available. The Company provides shareholders with periodic reports that include information about the Board of Directors and key officers, including relevant professional information on the Directors and Officers, their shareholdings and dealings with the Company and their aggregate compensation.

The Investor Relations Officer and the Office of the Corporate Secretary have an established communications strategy and protocols to promote effective communication and liaison with shareholders.

Annual reports and financial statements of the Company may be secured without cost or restrictions and these are also available at the Company's website.

- 1. The Investor Relations Officer communicates with institutional investors through the Company's webpage, e-mail, and conference calls. In addition, the Investor Relations Officer communicates with investors through comprehensive reports on its operations, particularly the Company's Report to Stockholders in the Annual Report and through its investors' briefings, investor conferences, non-deal road shows and one-on-one meetings.
- 2. The Chief Reputation Officer approves corporate announcement after consensus with the Chief Executive Officer and Chief Financial Officer.
- 3. The Chief Compliance Officer approves all disclosures.
- 4. The Board of Directors has oversight on matters which are disclosed.

In the case of internal communication, the Company has adopted, through its Reputation Management Department, an Internal Communication Flow Policy to ensure relevant and crucial information is shared across the Aboitiz Group and provided to key stockholders in a timely and orderly manner.

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

| | Details |
|----------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| (1) Objectives | The Investor Relations Office assures shareholders and investors of an easy and direct access to officially designated spokespersons for clarifying information and issues as well as dealing with investor concerns. |
| (2) Principles | The Company believes in the value of its shareholders and ensures that its shareholders and investors receive timely, relevant, balanced, high-quality and understandable information about the Company. |

| (3) Modes of Communications | | |
|---------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--|
| | The Company's commitment to its shareholders is reiterated annually through its comprehensive reports on its operations, particularly the Company's Report to Stockholders in the Annual Report and through its investors' briefings, investor conferences, non-deal road shows and one-on-one meetings. The Company continually plans website content management initiatives to regularly keep its shareholders updated with the latest Company developments. Schedule of 2015 Analysts' Briefings: March 11, 2015 - Analysts' Briefing for FY 2014 results May 8, 2015 - Analysts' Briefing for 1Q 2015 results July 30, 2015 - Analysts' Briefing for 2Q/1H 2015 results October 28, 2015 - Analysts' Briefing for 3Q/9M 2015 results | |
| (4) Investors Relations Officer | Investor Relations Mr. Judd Salas | |
| | Aboitiz Equity Ventures, Inc. | |
| | Tel (632) 886 -2702 | |
| | Email: aev investor@aboitiz.com | |
| | www.aboitiz.com | |
| | | |

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

The Company ensures the right of shareholders to participate in decisions concerning fundamental corporate changes in compliance with the provisions of the Corporation Code, such as amendments of the Company's Articles of Incorporation and By-Laws, issuance of new shares of stock, and sale of all or substantially all corporate properties. Moreover, in the event of mergers/acquisitions or takeovers, stockholders have the right to approve or reject the same in accordance with the requirements of the Corporation Code.

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

The Company engages, when necessary, the services of an independent consultant or financial advisor who are experts in their fields.

L. CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

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

Aboitiz Foundation, Inc., the foundation through which the Aboitiz Group undertakes their Corporate Social Responsibility initiatives, has contributed in social development projects in the year 2014, including among the numerous activities, the following highlights:

| Initiative | Beneficiary |
|-----------------------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Priority programs in infrastructure building, scholarship programs and asset donations. | In 2014, the Aboitiz Foundation surpassed its target of repairing and constructing a total of 200 classrooms that were hard-hit by super typhoon Yolanda in the Towns of Bogo and San Remigio in Northern Cebu, Philippines, turning over in November 12, 2014 a total of 157 repaired and 70 newly constructed classrooms that will benefit 15,000 students. In |

| | the more recent devastation caused by Typhoon Ruby in December 2014, the Foundation mobilized teams to distribute relief packs to more than 5,300 affected families in Northern Cebu, Mindoro Central, and Batangas. AEV and AboitizPower team members participated in these CSR efforts. |
|--------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Focus on education, enterprise development, and environment. | Through its commitment to give back to the community, the Foundation through the Company's employees and the employees of other Business Units continued with other projects such as Christmas Outreach and the Brigada Eskwela. The Brigada Eskwela is an annual program to refurbish public schools' infrastructure for incoming students. |
| | The Aboitiz Group is working together with donors in the private sector, to support the Philippine Government in its efforts to reduce weather-related disaster risks in the country through Weather Philippines Foundation. The Aboitiz Group co-founded WeatherPhilippines to operate a premiere weather forecasting system across the country with the installation of automated weather stations (AWS) across the country. WeatherPhilippines secured its accreditation from the Philippine Council for NGO and from the Bureau of Internal Revenue as a donee institution in 2014. |
| | In 2014, the Aboitiz Group exceeded its target to plant three million trees nationwide, one year ahead of schedule. With the achievement of the three million trees target, the Aboitiz Group is now doubling its target to six million trees planted by 2020, or a total of nine million trees planted by 2020, firming up its commitment to build a BetterWorld through sustainable |
| #Bangon Visayas Disaster Relief Operations | environmental practices. The Foundation raised a total of Php264 mn for its Yolanda relief efforts from its #BangonVisayas campaign, Php194 mn of which was allocated to the schools rehabilitation program. The campaign mobilized 5,000 volunteers for the assembly and distribution of 52,000 relief packs and 14,000 hygiene kits benefitting 106 barangays and restored a total of 1,209 electric posts in Cebu and Leyte. The Company, and its subsidiaries participated in both the funding, and the relief and rehabilitation efforts of the Foundation. The AboitizPower distribution group also played a major role in the joint Typhoon Yolanda rehabilitation efforts of the Company, more particularly in the re-installation of distribution poles and lines in Ormoc City and Northern Cebu. |
| Sustainability Practices | The Aboitiz Group is committed to the environment by creating a sustainability mindset across the Group. The Group doubled its target of planting trees to six million trees by 2020, as it surpassed its three million trees target one year ahead of schedule in 2014, and firmed up its commitment to build a BetterWorld through sustainable environmental practices. In the same year, the Aboitiz Group obtained Global Reporting Initiative (GRI)- Checked Level B Certification for its 2013 Sustainability Report covering 52 performance indicators. For its 2014 Sustainability Report, the Company has adopted the GRI G4 reporting framework, which will allow it to focus reporting on what is critical and material to its business and stakeholders. |

M. BOARD, DIRECTOR, COMMITTEE AND CEO APPRAISAL

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

| | Process | Criteria |
|----------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Board of Directors | Annually distributed to the Board to determine the Board's strengths and weaknesses. | Rating is conducted on the following areas: |
| | The performance appraisal on the individual director, the CEO/ President, or the Board, as the case may be, is collated by Board Secretariat. The results of the appraisal are then discussed by the Board Corporate Governance Committee. Any issues arising from the | I. Functions of the Board II. The Board and the Company Senior Management III. Board Meetings and Facilities IV. Board Composition V. Board Committees |
| | discussion of the Committee is submitted to the members of the Board of Directors which shall address the issues. | |
| Board Committees | Performance appraisal for the Board Committees is conducted | Rating is conducted on the following areas: |
| | annually. The performance appraisal on the individual director, the CEO/ President, or the Board, as the case may be, is collated by Board Secretariat. The results of the appraisal are then discussed by the Board Corporate Governance Committee. Any issues arising from the discussion of the Committee is submitted to the members of the Board of Directors which shall address the issues. | I. Setting of Committee Structure and Operation II. Oversight on Financial Reporting and Disclosures III. Oversight on Risk Management and Internal Controls IV. Oversight on Management and Internal Audit V. Oversight on External Audit |
| Individual Directors | Annual appraisal to each member of the Board to determine each member's strengths and weaknesses. | Rating is conducted on the following areas: I. Company Policies II. Attendance and Participation |
| | The performance appraisal on the individual director, the CEO/ President, or the Board, as the case may be, is collated by Board Secretariat. The results of the appraisal are then discussed by the Board Corporate Governance Committee. Any issues arising from the discussion of the Committee is submitted to the members of the Board of Directors which | III. Performance The assessment form likewise contains specific questions for executive directors, independent directors and Chairmen of Board Committees. |

| | shall address the issues. | |
|---------------|-----------------------------------|----------------------------------|
| CEO/President | Annual appraisal to each | Rating is conducted on the |
| | member of the Board to | following areas: |
| | determine the CEO's strengths | |
| | and weaknesses. | I. Personal Qualities |
| | | II. Leadership Skills |
| | The performance appraisal on | III. Managerial Skills: Building |
| | the individual director, the CEO/ | Commitment |
| | President, or the Board, as the | IV. Managerial Skills: Ensuring |
| | case may be, is collated by | Execution |
| | Board Secretariat. The results of | V. Board Relations |
| | the appraisal are then discussed | VI. Financial Management |
| | by the Board Corporate | VII. Overall Performance |
| | Governance Committee. Any | |
| | issues arising from the | The assessment form likewise |
| | discussion of the Committee is | inquires about the CEO's major |
| | submitted to the members of | accomplishments and |
| | the Board of Directors which | developmental needs. |
| | shall address the issues. | |

N. INTERNAL BREACHES AND SANCTIONS

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

| Violations | Sanctions |
|----------------------------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Violation of any provision of the Company's Manual of Corporate Governance | In the case of a first violation, the subject person shall be reprimanded. |
| | Suspension from office shall be imposed in the case of a second violation. The duration of the suspension shall depend on the gravity of the violation. |
| | For a third violation, the maximum penalty of removal from office shall be imposed. |
| Violation of the Company's Code of Ethics and Business Conduct | The Code forms part of the terms and conditions of employment at the Company. Employees, officers and directors are expected to cooperate in internal investigations of allegations of violations of the Code, and actual violations may subject to concerned employee to the full range of disciplinary action by the Company. The Company may also report certain activities to its regulators, which could give rise to regulatory or criminal investigations. The penalties for regulatory and criminal violations may include significant fines, permanent bar from employment in the securities industry and, for criminal violations, imprisonment. |

Source: Amended Manual of Corporate Governance Code of Ethics and Business Conduct

Sources:

2014 Annual Report (SEC Form 17-A) 2014 Definitive Information Statement (SEC Form 20-IS) 2015 Director Nomination Form
2014 Sustainability Report
2014 Aboitiz Foundation Annual Report
Latest Articles of Incorporation and By-Laws
Revised Manual of Corporate Governance
Code of Ethics and Business Conduct
Board Protocols
Guidelines for the Nomination of Independent Directors
Audit Committee Charter
Whistle Blowing Policy

The above corporate reports and company policies are accessible from the Corporate Governance portion of the Company's website at www.aboitiz.com.

| signed on behalf of the registrant by t | | cance daily dathonized, in the city t |
|-------------------------------------------------------------|---------------|---------------------------------------|
| | SIGNATURES | |
| JON RAMON ABOITIZ | | ERRAMON I. ABOITIZ |
| Chairman of the Board | | Chief Executive Officer |
| JOSE C. VITUG | | STEPHEN T. CuUNJIENG |
| Independent Director | | Independent Director |
| RAPHAEL P.M. LOTILLA | | M. JASMINE S. OPORTO |
| Independent Director | | Chief Compliance Officer |
| | | |
| | | |
| SUBSCRIBED AND SWORN to before me this heir, as follows: | day of | 20 , affiant(s) exhibiting to m |
| NAME/NO. | DATE OF ISSUE | PLACE OF ISSUE |
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