CR03640-2018

# SECURITIES AND EXCHANGE COMMISSION SEC FORM - I-ACGR

### INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended

Dec 31, 2017

2. SEC Identification Number

12942

3. BIR Tax Identification Number

000-104-320-000

4. Exact name of issuer as specified in its charter

Marcventures Holdings Inc.

5. Province, country or other jurisdiction of incorporation

Manila, Philippines

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

4th Floor Citibank Center, Paseo de Roxas, Makati City

Postal Code

1227

8. Issuer's telephone number, including area code

632-8314479

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

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

### 6/26/2018

# Marcventures Holdings, Inc. MARC

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

### **Description of the Disclosure**

Marcventures Holdings, Inc. Integrated Annual Corporate Governance Report ("I-ACGR") In compliance with SEC Memorandum Circular No. 15, series of 2017 and PSE CN-No. 2017-0079

### Filed on behalf by:

Name	Raquel Frondoso
Designation	Compliance Officer
Designation	Compliance Officer



### SEC FORM - I-ACGR

### INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

### GENERAL INSTRUCTIONS

### A. Use of Form I-ACGR

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

### B. Preparation of Report

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

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

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

## C. Signature and Filing of the Report

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



# SEC FORM - I-ACGR

# INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended 31 December 2017
2.	SEC Identification Number 12942 3. BIR Tax Identification No. 000-104-320-000
4.	Exact name of issuer as specified in its charter. <u>Marcventures Holdings, Inc.</u>
5.	Manila, Philippines  Province, Country or other jurisdiction of incorporation or organization  6. (SEC Use Only)  Industry Classification Code:
7.	4 <sup>th</sup> Floor Citibank Center, 8741, Paseo de Roxas, Makati 1227 Address of principal office Postal Code
8.	(+632)831-4479 or (+632)831-4483 Issuer's telephone number, including area code
9	n/a

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

# INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

COMPLIANT	NON-	COMPLIANT/
		ADDITIONAL INFORMATION
		EXPLANATION

		NON- COMPLIANT		
		The Board's	Governance Responsibilities	
л <sub>Т</sub>	Principle 1: The company should be headed by a competent, working board to foster the long- term success of the corporation manner consistent with its corporate objectives and the long- term best interests of its shareholders and other stakeholders.	nt, working board ng- term best inte	to foster the long-term success of the corpor erests of its shareholders and other stakehold	Principle 1: The company should be headed by a competent, working board to foster the long- term success of the corporation, and to sustain its competitiveness and profitability in a manner consistent with its corporate objectives and the long- term best interests of its shareholders and other stakeholders.
T.	Recommendation 1.1			
. <u>.</u>	L. Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Compliant	Provide information or link/reference to a document containing information on the following:	(1) Website  https://www.marcventuresholdings.com/board_of_direct ors_and_officers  Revised Manual of Cornorate Governance
			<ol> <li>Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors</li> </ol>	https://marcventuresholdings.com/private/any/other-disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf  Annual Report
			<ol> <li>Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance</li> </ol>	(2) Revised Manual of Corporate Governance, https://marcventuresholdings.com/private/any/other-disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf
				2016 Revised Manual of CG  THE BOARDS GOVENANCE RESPONSIBILITIES (Page 3)  1. Establishing a Competent Board  1.2. Qualifications
2.	<ol><li>Board has an appropriate mix of competence and expertise.</li></ol>	Compliant		<u>Website</u> https://www.marcventuresholdings.com/board_of_directors_an_d_officers
μ	<ol> <li>Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.</li> </ol>	Compliant		<u>Website</u> <u>https://www.marcventuresholdings.com/board_of_directors_an_d_officers</u> Annual Report

					1. Company on Corpo directors.	Recommendation 1.3	1. Board is comp directors.
					Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	dation 1.3	Board is composed of a majority of non-executive directors.
					Compliant		Compliant
					Provide link or reference to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors.		Identify or provide link/reference to a document identifying the directors and the type of their directorships
Advisement Letter <a href="https://marcventuresholdings.com/private/any/1KAcbOOC7djz1J6g-1511768374.pdf">https://marcventuresholdings.com/private/any/1KAcbOOC7djz1J6g-1511768374.pdf</a>	The Certificates of Attendance to the training program for 2017 were submitted to both SEC and PSE on Oct. 26, 2017. (please see link below).	The Company has no formal Board Charter and policy on training. However, all Directors and officers undergo a yearly 5-hour training program with SEC certified providers.	The Company provides an annual training program from an SEC accredited provider. The training programs varies each year and covers a range of matters, including traditional corporate governance topics such as audit, internal controls, anticorruption and risk management.	2016 Revised Manual of CG  THE BOARDS GOVENANCE RESPONSIBILITIES (Page 3)  1. Establishing a Competent Board  1.3 Training and orientation Programs	Revised Manual of Corporate Governance, https://marcventuresholdings.com/private/any/other- disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and- Requirements.pdf		Website         https://www.marcventuresholdings.com/board of directors an         d_officers         https://marcventuresholdings.com/private/any/zHyAlaKelOB30L         10-1525766731.pdfInformation Statement         https://marcventuresholdings.com/private/any/EsOajV6pP2VHC         QkH-1511759688.pdf

		ω.				2.
		Company has relevant annual continuing training for all directors.				Company has an orientation program for first time directors.
		Compliant				Compliant
					the number of hours attended and topics covered.	Provide information or link/reference to a document containing information on the orientation program and trainings of directors for the previous year, including
Advisement Letter <a href="https://marcventuresholdings.com/private/any/1KAcbOOC7djz">https://marcventuresholdings.com/private/any/1KAcbOOC7djz</a> <a href="https://marcventuresholdings.com/private/any/1KAcbOOC7djz">1J6g-1511768374.pdf</a>	The Certificates of Attendance to the training program for 2017 were submitted to both SEC and PSE on Oct. 26, 2017. (please see link below).	The Company has no formal Board Charter and policy on training. However, all Directors and officers undergo a yearly 5-hour training program with SEC certified providers.	The President, Chairman and board have a responsibility to ensure that first-time directors are given proper support in learning their role so that they can get up to speed. All nominees are screened by the Nomination and Corporate Governance Committee and are informed in advance of the board's mandate and areas of responsibility, organizational structure, operations and key personnel, terms of directors, committee membership, chairs etc., board work plan, including current projects and priorities, board culture and protocols relating to motions, voting, agenda, telephone participation etc.	The company provides an annual training and/or seminar to its directors and officers from an SEC-accredited provider. The orientation and programs is compulsory for all members to participate. The Company also encourages the directors to participate in seminars conducted by reputable providers.	2016 Revised Manual of CG  THE BOARDS GOVENANCE RESPONSIBILITIES (Page 3)  1. Establishing a Competent Board  1.3 Training and orientation Programs	Revised Manual of Corporate Governance, https://marcventuresholdings.com/private/any/otherdisclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf

Optional: Recommendation 1.4  1. Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	on board diversity.	Recommendation 1.4
Non- Compliant	Compliant	
Provide information on or link/reference to a document containing the company's policy and measureable objectives for implementing board diversity.  Provide link or reference to a progress report in achieving its objectives.	Provide information on or link/reference to a document containing information on the company's board diversity policy.  Indicate gender composition of the board.	
While the Company has no formal Board Diversity policy, there is already board diversity as the members of the Board are composed of individuals from different fields, age, culture, skills, competence and knowledge.	2016 Revised Manual of CG THE BOARDS GOVENANCE RESPONSIIBILITIES (Page 4) 1. Establishing a Competent Board 1.4 Board Diversity  The policy on Board Diversity is currently being drafted and will be released by the 4 <sup>th</sup> quarter of 2018.  While the Company has not formalized a Board Diversity policy, there is already board diversity as the members of the Board are composed of individuals from different fields, age, culture, skills, competence and knowledge.  The Board has 11 members with 9 males and 2 females. Notably, in 2017, the Company increase the number of directors from 9 to 11.  ACGR (9 Item 4) https://www.marcventuresholdings.com/private/any/annual-corporate-governance-report/06-02-2017-Annual-Corporate-Governance-Report.pdf	

4	ω	2	1. R
Corporate Secretary attends training/s on corporate governance.	of Directors.	Corporate Secretary is a separate individual from the Compliance Officer.	Recommendation 1.5  1. Board is assisted by a Corporate Secretary.
Compliant	Compliant	Compliant	Compliant
Provide information or link/reference to a document containing information on the corporate governance training			Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties and functions.
MHI Officers participate in comprehensive training programs and it is compulsory for all key officers to participate in on-going professional development training.	The Corporate Secretary is not a member of the MHI Board of Directors  Reference: Information Statement Revised Manual on Corporate Governance Website- https://marcventuresholdings.com/private/any/other-disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf	Disclosure —Results of Organizational Meeting <a href="https://marcventuresholdings.com/private/any/AuxeHhqQPEWzHUf4-1511762403.pdf">https://marcventuresholdings.com/private/any/AuxeHhqQPEWzHUf4-1511762403.pdf</a> Corporate Secretary: Atty. Roberto V. San Jose  Asst. Corporate Secretary and Compliance Officers:  Atty. Ana Maria A. Katigbak  Atty. Diane Madelyn C. Ching	Corporate Secretary is Atty. Roberto V. San Jose <a href="https://marcventuresholdings.com/mhi">https://marcventuresholdings.com/mhi</a> bod san jose

			TOTO OTO Historian Additional Add
		topics covered	https://marcventuresholdings.com/private/any/1KAcbOOC7djz1 J6g-1511768374.pdf
Optional: Recommendation 1.5			
<ol> <li>Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.</li> </ol>	Compliant	Provide proof that corporate secretary distributed board meeting materials at least five business days before scheduled meeting	In the Revised Manual of Corporate Governance page 3 The Boards Governance Responsibilities Article 1 Establishing a Competent Board 1.5. Corporate Secretary letter f. Informs members of the Board, in accordance with the by-laws, of the agenda of their meetings at least five working days in advance, and ensures that the members have before them accurate information that will enable them to arrive at intelligent decisions on matter that require their approval.
			Revised Manual on Corporate Governance,  https://marcventuresholdings.com/private/any/other- disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and- Requirements.pdf
			The Asst. Corporate Secretary emails advance copies of materials at least five business days before the scheduled meeting and provides printed materials before the meeting.
<ul><li>Recommendation 1.6</li><li>1. Board is assisted by a Compliance Officer.</li></ul>	Compliant	Provide information on or link/reference	Compliance Officers:
		to a document containing information on the Compliance Officer, including his/her name position qualifications duties and	Atty. Diane Madelyn C. Ching https://marcventuresholdings.com/mhi_bod_ching
		functions.	Atty. Ana Maria Katigbak https://marcventuresholdings.com/mhi_bod_katigbak
			Disclosure –Results of Organizational Meeting <a href="https://marcventuresholdings.com/private/any/AuxeHhqQPE">https://marcventuresholdings.com/private/any/AuxeHhqQPE</a> <a href="https://wzHUf4-1511762403.pdf">WzHUf4-1511762403.pdf</a>
			Information Statement https://marcventuresholdings.com/private/any/EsOajV6pP2VH
			CQkH-1511759688.pdf

<ol> <li>Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.</li> </ol>	Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders.  Recommendation 2.1	<ol> <li>Compliance Officer attends training/s on corporate governance.</li> </ol>	3. Compliance Officer is not a member of the board.	<ol> <li>Compliance Officer has a rank of Senior Vice     President or an equivalent position with adequate     stature and authority in the corporation.</li> </ol>	
Compliant	abilities of the Boan well as to stockholo	Compliant	Compliant	Compliant	
Provide information or reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting)	, the	Provide information on or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered			
Information Statement,  https://marcventuresholdings.com/private/any/EsOajV6pP2VHC  QkH-1511759688.pdf  Annual Report https://marcventuresholdings.com/private/any/zHyAlaKeIOB30L 10-1525766731.pdf	company's articles and by-laws, and other legal pronouncements and	MHI Officers participate in comprehensive training programs and it is compulsory for all key officers to participate in on-going professional development training.  PSE & SEC disclosure –Advisement Letter  https://marcventuresholdings.com/private/any/1KAcbOOC7djz1 J6g-1511768374.pdf	Results of Organizational meeting https://marcventuresholdings.com/private/any/AuxeHhqQPEWz HUf4-1511762403.pdf  GIS General Information Sheet https://marcventuresholdings.com/private/any/uZHdgtmYfYqD H98F-1515744950.pdf	The Compliance Officer holds a VP position with adequate stature and authority in the Corporation.	Revised Manual on Corporate Governance, https://marcventuresholdings.com/private/any/other-disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf

SEC form 17-C

effective management performance in harmony with the Company's Business environment and culture. Management aims to develop a corporate culture which creates an environment that is conducive to performance improvement, shapes the way people act and interact, as a result, this culture influences how things get done. The CEO is working closely with the senior Officers with the aim to bring about transformational cultural change at every level, improving performance and making the company a safer place to work and to ensure that the company is united by shared values, a	to a document containing information on the strategy execution process.		facilitates effective management performance and is attuned to the company's business environment, and culture.	
The Company is currently developing processes to facilitate	Indicate frequency of review of the vision, mission and core values.  Provide information on or link/reference	Compliant	Board has a strategy execution process that	2
Website https://www.marcventuresholdings.com/vision_mission_statement	Indicate or provide link/reference to a document containing the company's vision, mission and core values.	Compliant	1. Board has a clearly defined and updated vision, mission and core values.	1. 2
Information Statement SEC Form 17-C, Minutes of the Annual Stockholders' Meeting		7	5	2
10-1525766731.pdf  Website  Minutes of the Board Meeting	Indicate frequency of review of business	Compliant	Roard overcees and monitors the implementation of	J
and PSE, Annual Report, https://marcventuresholdings.com/private/any/zHyAlaKeIOB30L	a document containing information on how the directors performed this function (can include board resolutions,	Compliant	Board oversees the development, review and approval of the company's business objectives and strategy.	i.
			20	R
Website				

			maior step towards putting Marcventures on track for
			sustained growth.
Recommendation 2.3			
<ol> <li>Board is headed by a competent and qualified Chairperson.</li> </ol>	Compliant	Provide information or reference to a document containing information on the Chairperson, including his/her name and qualifications	See website for Information about Mr. Cesar Zalamea, Chairman https://marcventuresholdings.com/mhi_bod_zalamea
22	<del>.</del>	-	
<ol> <li>Board ensures and adopts an effective succession planning program for directors, key officers and management.</li> </ol>	Compliant	Disclose and provide information or link/reference to a document containing information on the company's succession planning policies and programs and its implementation	Revised manual of Corporate Governance (Section 2.4)  Revised Manual of Corporate Governance https://marcventuresholdings.com/private/any/other- disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and- Requirements.pdf
			The Company has no formal succession planning program. However, the Company has an Organizational Chart which is sufficient for purposes of succession planning of key officers and management.
<ol><li>Board adopts a policy on the retirement for directors and key officers.</li></ol>	Non- complaint		This is currently in process.
Recommendation 2.5			
<ol> <li>Board aligns the remuneration of key officers and board members with long-term interests of the company.</li> </ol>	Compliant	Provide information on or link/reference to a document containing information on the company's remuneration policy and its implementation, including the	The Stockholders owning at least two-thirds(2/3) of the outstanding capital stock at their annual meeting held on November 14, 2014 and by the Board of Directors at their meeting on March 21, 2014 approved the amendment of the By-
<ol><li>Board adopts a policy specifying the relationship between remuneration and performance.</li></ol>	Compliant	relationship between remuneration and performance.	Laws to grant compensation to the members of the Board. The President and/or Chairman were further granted the authority to fix and determine such compensation in accordance with the
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant		provisions of the Corporation Code.  Sec. 30. of the Corporation Code of the Philippines provides:  Compensation of directors. ~ In the absence of any provision in
			the by-laws fixing their compensation, the directors shall not receive any compensation, as such directors, except for

executives.	Optional: Recommendation 2.5  1. Board approves the remuneration of senior		
	Compliant		
	Provide proof of board approval		
Section 2.5 of the Company's Manual on Corporate Governance)  Revised Manual on Corporate Governance, (Section 2.5)  https://marcventuresholdings.com/private/any/other-disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf  Article II Section 6 of the Company's By-Laws states: A portion of the Company's annual net profits before tax, shall be allocated as performance-based bonus to be distributed among members of the Board of Directors executive officers and consultants of the Company, as determined by the Board, provided that the total yearly compensation of Directors, as such directors duly approved by the vote of the stockholders representing at least majority of the outstanding capital stock shall not exceed 10% of the net income before income tax of the Company during.the preceding year, in addition to any reasonable per diems that a Director may receive in addition to any reasonable per diems (Amended on on November 14, 2014.)	The remuneration of Executive directors can be found in	compensation other than per diems may be granted to directors by the vote of the stockholders representing at least a majority of the outstanding capital stock at a regular or special stockholders' meeting. In no case shall the total yearly compensation of directors, as such directors, exceed ten (10%) percent of the net income *  Revised Manual on Corporate Governance, (Section 2.5) https://marcventuresholdings.com/private/any/other-disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf	reasonable per diems: Provided, however, that any such

	<ol><li>Board nomination the company's M</li></ol>		
	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.  Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.  Board nomination and election policy includes how the company accepted nominations from minority shareholders.  Board nomination and election policy includes how the board shortlists candidates.
	Compliant	Compliant Compliant	Compliant Compliant Compliant
אומו פווטומפוט.	Provide proof if minority shareholders have a right to nominate candidates to the board  Provide information if there was an	Provide proof if minority shareholders have a right to nominate candidates to the board  Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Provide proof if minority shareholders have a right to nominate candidates to the board  Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.
Requirements.pdf	Requirements.pdf  Revised Manual on Corporate Governance, (Section 2 https://marcventuresholdings.com/private/any/otherdisclosures/2017/06.01.2017-Other-SEC-Forms-Repored Requirements.pdf	Requirements.pdf  Revised Manual on Corporate Governance, (Section 2.https://marcventuresholdings.com/private/any/otherdisclosures/2017/06.01.2017-Other-SEC-Forms-Report Requirements.pdf  Revised Manual on Corporate Governance (Section 2.6	Requirements.pdf  Revised Manual on Corporate Governance, (Section 2.6) https://marcventuresholdings.com/private/any/other- disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and- Requirements.pdf  Revised Manual on Corporate Governance (Section 2.6) https://marcventuresholdings.com/private/any/other- disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and- Requirements.pdf

1. Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.  1. Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions
RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.  RPT policy encompasses all entities within the RPT policy encompasses all entit
policy on related party transaction,
ctions

					twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.
Guarantees or commitments to do something if a particular event occurs or does not occur in the future, including executory contracts (i.e. neither party has performed any obligation or both parties have partially performed their obligations to an equal extent)	Examples of RPTs are :	entered into by the Company or its Subsidiary; Party is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member); Party is a joint venture or associate of a third entity; Related Party Transaction ("RPT") is a transfer of resources, services or obligations between the Company & its Subsidiaries, and a related party, regardless of whether a price is charged.	share ownership, statute or agreement.  Close family members of an individual referred to in (b) above, who may be expected to influence, or be influenced by, that individual in their dealings with the Company or its Subsidiary; Close family member — the individual's spouse or domestic partner and children, stepchildren, and dependents of the individual or that individual's spouse or domestic partner.  Co-Parties to joint ventures or associates of the same third party	Personnel having authority and responsibility for planning, directing and controlling the activities of the Company or its Subsidiary or its Parent, directly or indirectly; including companies they have control or joint control or significant influence in;  Control – the power to govern the financial and operating policies of the Company or its Subsidiary.  Significant influence – the power to participate in the financial and operating policy decisions of the Company or its Subsidiary, but is not control over those policies. This may be gained by	Parties that are members of the same group, i.e. each parent, subsidiary and fellow subsidiary is related to the others; All Directors, Officers, Managers and Key Management

.2	
Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	
Compliant	
Provide information on voting system, if any.	
https://www.marcventuresholdings.com/related_party_transactions  AGENDA Details and Rationale (p.8) of Definitive Information Statement.  https://marcventuresholdings.com/private/any/otherdisclosures/2017/9-14-2017-Information-Statement.pdf  The Board further adopts the provisions of the Corporation Code on approvals of related-party transactions.	Company's filings with the Securities and Exchange Commission (SEC) shall be disclosed in accordance with laws, rules, regulations, Philippine Financial Reporting & Accounting Standards.  The Company shall comply with government required disclosures of relationships between the Company & its Subsidiaries irrespective of whether there have been transactions between them, transactions and outstanding balances, including commitments, in the consolidated and separate individual financial statements. It shall disclose the name of its parent, the ultimate controlling party and/or the most senior parent (defined as the first parent above the immediate parent) that produces consolidated financial statements available for public use.  All RPTs shall be disclosed to the Audit Committee and any material RPT shall be disclosed to the Board.  Review  This Policy will be reviewed as needed or at least annually by the Audit Committee.

Provide information on or link/reference to the Revised Manual on Corporate Governance to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in
The Company's performance management is centered on the goals set from the Company level down to Management, teams and individual level. Goals set are Specific, Measurable, Achievable, Realistic, and Time-based. Progress is discussed weekly during the management committee meeting and quarterly during the board meeting.
Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel.  The Company's performance management is centered on the goals set from the Company level down to Management, teams and individual level. Goals set are Specific, Measurable, Achievable, Realistic, and Time-based. Progress is discussed weekly during the management committee meeting and quarterly during the board meeting.
Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management.  Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management.  Company's goals and objectives that are cascaded to all levels of the organization. Performance is gauged based on results that are discussed during the Management Committee weekly meetings every Monday of the headed by the President and CEO assessment of performance.
Identify the Management team  Statement for the year 2017, the Corporation's Code on Corporate Governance and 2017 Annual Report.
Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management.

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The risk management framework guides the board in identifying units/business lines and enterpriselevel risk exposures, as well as the effectiveness of risk management strategies.			Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	Recommendation 2.11	Board approves the Internal Audit Charter.	The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.
Non- Compliant			Non- compliant		Compliant	Compliant
		board was guided by the framework.  Provide proof of effectiveness of risk management strategies, if any.	Provide information on or link/reference to a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the		Provide reference or link to the company's Internal Audit Charter	place and what is included in the internal control system
The Board of Directors and Management assess the various risks involved in its operations, including the agreements, contracts and transactions it enters into. The company has appointed an Audit Committee whose duty and responsibilities include among others, the oversight of financial management functions specifically in the areas of managing credit, market, liquidity,	nanagement.  Revised Manual on Corporate Governance  https://marcventuresholdings.com/private/any/other- disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and- Requirements.pdf	The Board of Directors and Management assess the various risks involved in its operations, including the agreements, contracts and transactions it enters into. The company has appointed an Audit Committee whose duty and responsibilities include among others, the oversight of financial management functions specifically in the areas of managing credit, market, liquidity,	Although the company has no comprehensive, enterprise wide ERM framework, it believes that it already has in place the basic components of and ERM to address the various risks the Company is exposed to.		Please refer to the Revised Manual on Corporate Governance	Please refer to the Revised Manual on Corporate Governance

rence to https://marcventuresholdings.com/board_committees tion on lished by	Provide information or link/reference to a document containing information on all the board committees established by the company.	nmittee Charter.  Compliant	established should be contained in a publicly available Committee Charter.  Recommendation 3.1  1. Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.  Compliant a document containing informal all the board committees establishes establishes the company.	- B -
Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions and other key composite governance concerns such as nomination and remuneration. The composition functions and responsibilities of all committees	pport the effective performance of the Board	ent possible to sup	Principle 3: Board committees should be set up to the ext	7 P
Material Transactions under the PSE Edge Website Company website	Indicate the types of decision requiring board of directors' approval and where there are disclosed.	Compliant	<ol><li>Company discloses the types of decision requiring board of directors' approval.</li></ol>	2
The Company does not have a formal policy on the grant of loans to directors. However, such transaction shall be covered by the related-transaction policy.	Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any.	Non Compliant	<ol> <li>Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.</li> </ol>	_
			Optional: Principle 2	)
https://www.marcventuresholdings.com/insider_trading_polic y	Provide information on or link/reference to a document showing company's insider trading policy.	Compliant	<ol> <li>Board has a clear insider trading policy.</li> </ol>	ы
			Additional Recommendation to Principle 2	Þ
Although the Company has no formal Board Charter, the Board is governed by The Philippine Corporate Code, the Company's Articles and By-Laws and its Manual of Corporate Governance		Non- Compliant	<ol> <li>Board Charter is publicly available and posted on the company's website.</li> </ol>	ω
Although the Company has no formal Board Charter, the Board is governed by The Philippine Corporate Code, the Company's Articles and By-Laws and its Manual of Corporate Governance		Non- Compliant	<ol><li>Board Charter serves as a guide to the directors in the performance of their functions.</li></ol>	2
Although the Company has no formal Board Charter, the Board is governed by The Philippine Corporate Code, the Company's Articles and By-Laws and its Manual of Corporate Governance	Provide link to the company's website where the Board Charter is disclosed.	Non- Compliant	<ol> <li>Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.</li> </ol>	1
			Recommendation 2.12	<sub>D</sub>
operational, legal and other risks of the Corporation, and crisis management.				

Re	Recommendation 3.2			
<del>! '</del>	Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with	Compliant	Provide information or link/reference to a document containing information on the Audit Committee, including its functions.	Audit Committee Charter <a href="https://marcventuresholdings.com/private/any/RcKnl7ihRQqu">https://marcventuresholdings.com/private/any/RcKnl7ihRQqu</a> yv74-1515998963.pdf
	applicable laws and regulations.		Indicate if it is the Audit Committee's responsibility to recommend the	Website  https://www.marcventuresholdings.com/board_committees  Bevised Manual of Corporate Governance (Section 3.2)
			appointment and removal of the company's external auditor.	Revised Manual of Corporate Governance, (Section 3.2) https://marcventuresholdings.com/private/any/other- disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and- Requirements.pdf
2.	Audit Committee is composed of at least three appropriately qualified non-executive directors, the	Non Compliant	Provide information or link/reference to a document containing information on	https://marcventuresholdings.com/board_committees
	majority of whom, including the Chairman is independent.		the members of the Audit Committee, including their qualifications and type of directorship.	The Committee is composed of at least three appropriately qualified non-executive directors. Only the Chairman is an Independent Director
ω	All the members of the committee have relevant background, knowledge, skills, and/or experience in	Compliant	Provide information or link/reference to a document containing information on	https://www.marcventuresholdings.com/mhi_bod_ocampo
	the areas of accounting, auditing and finance.		the background, knowledge, skills, and/or experience of the members of the Audit Committee.	https://www.marcventuresholdings.com/mhi bod serafica https://www.marcventuresholdings.com/mmdc_te
4.	The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Non- Compliant	Provide information or link/reference to a document containing information on the Chairman of the Audit Committee	https://www.marcventuresholdings.com/board_committees  The Chairman of the Audit Committee is also the Chairman of
				Committee and Retirement Committee
1. Su	Supplement to Recommendation 3.2  1. Audit Committee approves all non-audit services conducted by the external auditor.	N/A	Provide proof that the Audit Committee approved all non-audit services conducted by the external auditor.	There were no non-audit services performed for the year 2017.

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. Chairman of the Corporate Governance Committee is an independent director.	Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	18	. Audit Committee approves the appointment and removal of the internal auditor.	. Audit Committee meet at least four times during the year.	<ol> <li>Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.</li> </ol>
Compliant	Non- compliant		Compliant	Non- Complaint	Non- Compliant	Non- Compliant
Provide information or link/reference to a document containing information on the Chairman of the Corporate Governance Committee.	Provide information or link/reference to a document containing information on the members of the Corporate Governance Committee, including their qualifications and type of directorship.	Corporate Governance Committee, including its functions Indicate if the Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction, if applicable.	Provide information or reference to a document containing information on the	Provide proof that the Audit Committee approved the appointment and removal of the internal auditor.	Indicate the number of Audit Committee meetings during the year and provide proof	Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present.
https://www.marcventuresholdings.com/board_committees	The Chairman of the Committee is an Independent Director <a href="https://marcventuresholdings.com/board_committees">https://marcventuresholdings.com/board_committees</a>		https://www.marcventuresholdings.com/board_committees	MARC, as the Parent Company does not have an internal auditor considering its minimal independent operations. The subsidiaries have their internal auditors and the Audit Committee oversee their performance.	The Audit Committee only met twice for the year 2017.	The Audit Committee conducts meetings with the external audit team with representatives from the management to explain the operations of the subsidiaries. However, the audit committee may directly communicate their concerns with the external audit team.

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The Chairman of the BROC is not the Chairman of the Board or of any other committee.	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	Optional: Recommendation 3.3.  1. Corporate Governance Committee meet at least twice during the year.
Non- Complaint	Non- Complaint	Non- compliant	Non- Complaint
Provide information or link/reference to a document containing information on the Chairman of the BROC	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship.	Provide information or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions	Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof.
The Company has no separate BROC. The Board is assisted by the Audit committee for the overall responsibility for risk oversight as outlined it its committee charter, <a href="https://marcventuresholdings.com/private/any/RcKn17ihRQquyv74-1515998963.pdf">https://marcventuresholdings.com/private/any/RcKn17ihRQquyv74-1515998963.pdf</a>	The Company has no separate BROC. The Board is assisted by the Audit committee for the overall responsibility for risk oversight as outlined it its committee charter,  https://marcventuresholdings.com/private/any/RcKnl7ihRQquyv74-1515998963.pdf  The establishment of a BROC may not be necessary considering the Company's minimal independent operations; being highly dependent on the performance of its subsidiaries which have their own independent audit, risk and control measures.	The Company has no separate BROC. The Board is assisted by the Audit committee for the overall responsibility for risk oversight as outlined it its committee charter,  https://marcventuresholdings.com/private/any/RcKnl7ihRQquyv74-1515998963.pdf  The establishment of a BROC may not be necessary considering the Company's minimal independent operations; being highly dependent on the performance of its subsidiaries which have their own independent audit, risk and control measures.	Only 1 meeting was held by the Corporate Governance Committee

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1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	ecommendation 3 6	RPT Committee is composed of at least three nonexecutive directors, two of whom should be independent, including the Chairman.	. Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Recommendation 3.5			. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	
Non – Compliant		Non- Complaint	Compliant				Non- Complaint	
Provide information on or link/reference to the company's committee charters, containing all the required information, particularly the functions of the Committee that is necessary for performance evaluation purposes.		Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.	Provide information or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions.			טו נוופ ווופוווטפוט טו נוופ מאסכי.	Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC	
Except for the audit committee, all other committees have no charter and are presently governed by the company's Code of Corporate Governance.  Revised Manual of Corporate Governance. ( Section 3)  https://marcventuresholdings.com/private/any/other-disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf		https://www.marcventuresholdings.com/board_committees Only the Chairman of the committee is an Independent Director	https://www.marcventuresholdings.com/board_committees		The establishment of a BROC may not be necessary considering the Company's minimal independent operations; being highly dependent on the performance of its subsidiaries which have their own independent audit, risk and control measures.	https://marcventuresholdings.com/private/any/RcKnl7ihRQquyy	The Company has no separate BROC. The Board is assisted by the Audit committee for the overall responsibility for risk oversight as outlined it its committee charter,	The establishment of a BROC may not be necessary considering the Company's minimal independent operations; being highly dependent on the performance of its subsidiaries which have their own independent audit, risk and control measures.

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company's website.	3. Committee Charters were fully disclosed on the	evaluating the performance of the Committees.	2. Committee Charters provide standards for
Compliant	Non-	Complaint	Non-
the Committee Charters are disclosed.	Provide link to company's website where		
in the Company Website	Provide link to company's website where At the moment, only the Audit committee charter is disclosed		In progress.

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<ol> <li>Recommendation 5.1</li> <li>The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.</li> </ol>	Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs	<ol> <li>Company requires as minimum quorum of at least</li> <li>2/3 for board decisions.</li> </ol>	year.		1. Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	The directors notify the company's board before accepting a directorship in another company.  Octional Principle 4	Recommendation 4.3	proposals/views, and oversee the long-term strategy of the company.
Non- Compliant	ctive and indepen	Non- Compliant	Compliant	Compliant	Non- Compliant	Compliant		
Provide information or link/reference to a document containing information on the number of independent directors in the board	dent judgment on all corporate affairs	Indicate the required minimum quorum for board decisions	during the year and provide proof			Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.		Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies
The company currently has 2 independent directors.  (1) Atty. Carlos Alfonso T. Ocampo  https://marcventuresholdings.com/mhi_bod_ocampo		The Board observes the requirement of the Corporation Code and by-laws which provides majority of the board to constitute quorum.	year 2017 - 5 Board Injectings  http://edge.pse.com.ph/openDiscViewer.do?edge_no=6dce1b4 6f7030fad3318251c9257320d#sthash.SpiktwKG.dpbs  https://marcventuresholdings.com/private/any/other-disclosures/2017/01-05-2017-Update-on-Annual-Corporate-Governance-Report.pdf	The Company sets the meeting schedule at the start of the year.	Mr. Isidro C. Alcantara, Jr. is also an executive director in Benguet Corp.	For 2017, no director has accepted any directorship from another company		

Mr. Cesar Zalamea-Chairman Mr. Isidro C. Alcantara, Jr. —President/CEO	Identify the company's Chairman of the Board and Chief Executive Officer	Compliant	<ol> <li>The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.</li> </ol>	
			Recommendation 5.4	
QkH-1511759688.pdf  No Independent Director has served for more than 9 years. In the instance of a retention, it shall be in compliance with SEC memorandum Circular no. 4 series of 2017	approval during the annual shareholders' meeting.		nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	
Information Statement (page 11) https://marcventuresholdings.com/private/any/EsOajV6pP2VHC	Provide reference to the meritorious justification and proof of shareholders'	Compliant	<ol> <li>In the instance that the company retains an independent director in the same capacity after</li> </ol>	
Information Statement (page 11)  https://marcventuresholdings.com/private/any/EsOajV6pP2VHC QkH-1511759688.pdf  The term limit of the Company's Independent Directors is in compliance with SEC memorandum Circular no. 4 series of 2017	Provide information or link/reference to a document containing information on the company's policy on term limits for its independent director	Compliant	<ol> <li>The company bars an independent director from serving in such capacity after the term limit of nine years.</li> </ol>	
Information Statement (page 11) <a href="https://marcventuresholdings.com/private/any/EsOajV6pP2VHC">https://marcventuresholdings.com/private/any/EsOajV6pP2VHC</a> <a href="QkH-1511759688.pdf">QkH-1511759688.pdf</a> No Independent Director has served for more than 9 years. In the instance of a retention, it shall be in compliance with SEC memorandum Circular no. 4 series of 2017	Provide information or link/reference to a document showing the years IDs have served as such.	compliant	<ol> <li>The independent directors serve for a cumulative term of nine years (reckoned from 2012).</li> </ol>	
			Recommendation 5.3	
There are no agreements which constrain the directors' ability to vote independently	Provide link/reference to a document containing information that directors are not constrained to vote independently.	Compliant	<ol> <li>Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.</li> </ol>	
Certificate of Independent Director	Provide information or link/reference to a document containing information on the qualifications of the independent directors.	Compliant	<ol> <li>The independent directors possess all the qualifications and none of the disqualifications to hold the positions.</li> </ol>	
		-	Recommendation 5.2	
(2) <u>Justice Vicente Mendoza</u> <a href="https://marcventuresholdings.com/private/any/A1zpNQPMWk">https://marcventuresholdings.com/private/any/A1zpNQPMWk</a> <a href="Dwexnl-1519796258.pdf">Dwexnl-1519796258.pdf</a>				
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	past 2 years	Compliant	company in the past 2 years.	
Mr. Isidro Alcantara is Director and CEO for the past 2 years	Provide name/s of company CEO for the	Non-		1.
			Optional: Principle 5	
The Chairman is more than capable of leading the meetings of the Board.		Non- compliant	. The meetings are chaired by the lead independent director.	2.
meet with the external auditor and heads of internal audit of the Corporation's subsidiary to discuss interim and annual financial statements of the Corporation.	meeting, if any.  Provide information on the frequency and attendees of meetings.	Programme	periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	
The Audit Committee composed of non-executive directors	Provide proof and details of said	Complaint	S	Re
As practice, directors with material interest in a transaction abstain from taking part in deliberations of the transactions in which they have interest.	Provide proof of abstention, if this was the case	Compliant	Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	4.
			Recommendation 5.6	T.
The present Chairman, being a non-executive director, is more than capable to lead the Board.	Provide information or link/reference to a document containing information on a lead independent director and his roles and responsibilities, if any.  Indicate if Chairman is independent.	Non- Compliant	. If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	.1
		-	Recommendation 5.5	R
Company By-Laws  Revised Manual of Corporate Governance, (Section 2.3 & 5.4)  https://marcventuresholdings.com/private/any/other- disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and- Requirements.pdf	Provide information or link/reference to a document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer.  Identify the relationship of Chairman and CEO.	Complaint	. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	2.

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

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R	Recommendation 6.1			
1.	Board conducts an annual self-assessment of its	Non-	Provide proof of self-assessments	Although the assessment of Board performance is already
	performance as a whole.	Compliant	conducted for the whole board, the	contained in the Company's Manual of Corporate Governance,
			individual members, the Chairman and	the Board has yet to review factors such as cost and available
			the Committees	information and guidance on best practices. Nonetheless, The
				company's Board discloses all relevant information to its
				stakeholders and the Investing Public through regular and
				timely disclosures to the SEC and PSE which will enable them to
				gauge the performance of the Board
2.	The Chairman conducts a self-assessment of his	Non-		Although the assessment of Board performance is already
	performance.	Compliant		contained in the Company's Manual of Corporate Governance,
				the Board has yet to review factors such as cost and available
				information and guidance on best practices. Nonetheless, The
				company's Board discloses all relevant information to its
				stakeholders and the Investing Public through regular and
				timely disclosures to the SEC and PSE which will enable them to
				gauge the performance of the Board
ω	The individual members conduct a self-assessment	Non-		Although the assessment of Board performance is already
	of their performance.	Compliant		contained in the Company's Manual of Corporate Governance,
				the Board has yet to review factors such as cost and available
				information and guidance on best practices. Nonetheless, The
				company's Board discloses all relevant information to its
				stakeholders and the Investing Public through regular and
				timely disclosures to the SEC and PSE which will enable them to
				gauge the performance of the Board
4	Each committee conducts a self-assessment of its	Non-		Although the assessment of Board performance is already
	performance.	compliant		contained in the Company's Manual of Corporate Governance,
				the Board has yet to review factors such as cost and available
				information and guidance on best practices. Nonetheless, The
				company's Board discloses all relevant information to its
				stakeholders and the Investing Public through regular and
				timely disclosures to the SEC and PSE which will enable them to
				gauge the performance of the Board

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Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.		<ol> <li>Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.</li> </ol>	<ol> <li>Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.</li> </ol>	Recommendation 7.2	
sure policies and		Compliant	Compliant		
procedures that are practical and in accorda	Disclosure and Transparency	internal policies.  Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on non-compliance.	Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and		
nce with best practices and regulatory expectations.		The Board has the primary duty to make sure that the internal systems are in place to ensure the company's compliance with the Code and its internal policies and procedures	The Board has the primary duty to make sure that the internal systems are in place to ensure the company's compliance with the Code and its internal policies and procedures		

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

Recommendation 8.1			
1. Board establishes corporate disclosure policies and	Compliant	Provide information on or link/reference	Company Website
procedures to ensure a comprehensive, accurate,		to the company's disclosure policies and	www.marcventuresholdings.com
reliable and timely report to shareholders and other		procedures including reports	
stakeholders that gives a fair and complete picture		distributed/made available to	Annual Report
of a company's financial condition, results and		shareholders and other stockholders	https://marcventuresholdings.com/private/any/zHyAlaKeIOB3
business operations.			0L1o-1525766731.pdf
			Quarterly Report
			Information Statement
			https://marcventuresholdings.com/private/any/EsOajV6pP2VH
			CQkH-1511759688.pdf
			PSE Edge Website
Supplement to Recommendations 8.1		-	
1. Company distributes or makes available annual and	Compliant	Indicate the number of days within	The Company submits financial reports in compliance with Rule
quarterly consolidated reports, cash flow		which the consolidated and interim	17.1 of the Securities Regulations Code of the Philippines
statements, and special audit revisions.		reports were published, distributed or	
Consolidated financial statements are published		made available from the end of the fiscal	17.1.1.1. The public and reporting companies shall file with the
within ninety (90) days from the end of the fiscal		year and end of the reporting period,	Commission:
year, while interim reports are published within		respectively.	17.1.1.1. An annual report on SEC Form 17-A for the fiscal year
			in which the registration statement was rendered effective by the

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Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.  Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	Recommendation 8.2	Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	forty-five (45) days from the end of the reporting period.
Compliant		Compliant	
Provide information on or link/reference to the company's policy requiring directors and officers to disclose their dealings in the company's share.  Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction.		Provide link or reference to the company's annual report where the following are disclosed:  1. principal risks to minority shareholders associated with the identity of the company's controlling shareholders;  2. cross-holdings among company affiliates; and  3. any imbalances between the controlling shareholders' voting power and overall equity position in the company.	
All directors & officers disclose/report to the company any dealings in the company's shares in compliance with Section 13 of the PSE Disclosure Rules and Rule 23 of the Securities Regulations Code of the Philippines  All officers disclose/report to the company any dealings in the company's shares in compliance with Section 13 of the PSE Disclosure Rules and Rule 23 of the Securities Regulations Code of the Philippines		Please refer to the Annual report and Definitive Information Statement	Commission, and for each fiscal year thereafter, within one hundred five (105) calendar days after the end of the fiscal year. 17.1.1.1.2. A quarterly report on SEC Form 17-Q within forty five (45) calendar days after the end of each of the first three quarters of each fiscal year. The first quarterly report of the Issuer shall be filed either within forty five (45) calendar days after the effective date of the registration statement or on or before the date on which such report would have been required to be filed if the Issuer had been required previously to file reports on SEC Form 17-Q, whichever is later.

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	Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).
<u> </u>	Recommendation 8.3
	1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.
21	2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.
고	Recommendation 8.4
1	<ol> <li>Company provides a clear disclosure of its policies         and procedure for setting Board remuneration,         including the level and mix of the same.</li> </ol>
2	<ol> <li>Company provides a clear disclosure of its policies         and procedure for setting executive remuneration,         including the level and mix of the same.</li> </ol>
ω	<ol> <li>Company discloses the remuneration on an individual basis, including termination and retirement provisions.</li> </ol>

2. Company's MCG is submitted to the SEC and PSE.	orate governance policies, ocedures are contained in its orate Governance (MCG).	1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.  Recommendation 8.7	2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.	idation 8.5 ses that RPTs are conducted in such that they are fair and at arms'	
Compliant	Compliant	Compliant	Compliant	Compliant	Compliant	
	Provide link to the company's website where the Manual on Corporate Governance is posted.	Provide link or reference where these are disclosed.	Identify independent party appointed to evaluate the fairness of the transaction price  Disclose the rules and procedures for evaluating the fairness of the transaction price, if any.	Provide link or reference where this is disclosed	Provide link or reference where this is disclosed, if any	
Revised Manual of Corporate Governance. https://marcventuresholdings.com/private/any/other-disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf	Revised Manual of Corporate Governance, https://marcventuresholdings.com/private/any/other- disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and- Requirements.pdf	PSE Edge Website and Company website	As a matter of practice, the Company engages independent parties to evaluation certain transactions.	Material Information/Transactions are disclosed in the PSE Edge Website and Company Website http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_i_d=175	https://marcventuresholdings.com/related_party_transactions	

Annual Report (p.24) https://marcventuresholdings.com/private/any/otherdisclosures/2017/04-17-2017-Annual-Report.pdf		Compliant	e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	<del></del>
Annual Report (p.13) https://marcventuresholdings.com/private/any/zHyAlaKelOB3 OL1o-1525766731.pdf The Board of Directors during their meeting on March21, 2014, resolved to authorize the adoption of a dividend policy stating that dividends, whether cash or stock, will be declared twice a year in such amounts and at such dates to be determined by the Board, subject to the availability of unrestricted retained earnings and funding requirements of the Company's operations.		Compliant	d. Dividend Policy	Т
Please see Annual Report		Compliant	c. Non-financial performance indicators	
Annual Report (p.22) https://marcventuresholdings.com/private/any/zHyAlaKeIOB3 0L1o-1525766731.pdf		Compliant	b. Financial performance indicators	1
Please see Annual Report		Compliant	a. Corporate Objectives	ı
	Provide link or reference to the company's Annual Report containing the said information.		<ol> <li>Does the company's Annual Report disclose the following information:</li> </ol>	
			Optional: Principle 8	
Revised Manual of Corporate Governance, https://marcventuresholdings.com/private/any/other-disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf	Provide proof of submission.	Compliant	<ol> <li>Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.</li> </ol>	
			Supplement to Recommendation 8.7	
Revised Manual of Corporate Governance, https://marcventuresholdings.com/private/any/other- disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and- Requirements.pdf		Compliant	3. Company's MCG is posted on its company website.	I
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5. The c risks (i.e. f envir	4. The Ann stateme Committ company systems	3. The / the b comp finan mana	2. The Annua the compa Corporate complianc such issue	ėσ	f.
The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is noncompliance, identifies and explains reason for each such issue.	Total remuneration of each member of the board of directors	Attendance details of each director in all directors meetings held during the year
oses in the A company is m ational incluicial, economi	/Annual CG I board of di enting on the controls/ris	/Annual CG I ors conducte ors controls (in liance controls)	contains a s compliance on ince and who lies and expl	ation of each	tails of each ings held du
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posed to	ains a udit of the ent	oses that of the rational,	nfirming de of non- for each	fthe	all r
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Annual R Policies c https://n OL1o-152	Audit ser been pr Committu services t independ	Page 38 (	The Corporat Annual repor which states: "V. The Corpo (SEC Form 17 Governance F	Annual Report. https://marcve 0L1o-1525766; https://marcve CQkH-1511759	Annual C https://n disclosur Corporat
Annual Report Financial I Policies of AAFS attached https://marcventureshold 0L1o-1525766731.pdf	Audit services provided to the Company by externa been pre-approved by the Audit Committee. Committee has reviewed the magnitude and na services to ensure that they are compatible with m independence of the external auditor.	Page 38 of the 2017 consolidated Financial statement	The Corporate Governance portion has been removed Annual report as per SEC memorandum 5 series of 201 which states: "V. The Corporate Governance section in the Annual R (SEC Form 17-A) shall be deleted." A separate Corpor Governance Report was submitted on January 5, 2017.	Annual Report. https://marcventuresholdings.com/private/a 0L1o-1525766731.pdfInformation Statement https://marcventuresholdings.com/private/a CQkH-1511759688.pdf	Annual Corporate Governance Report <a href="https://marcventuresholdings.com/private/any/other-disclosures/2017/01-05-2017-Amend-1Update-on-AnrCorporate-Governance-Report.pdf">https://marcventuresholdings.com/private/any/other-disclosures/2017/01-05-2017-Amend-1Update-on-AnrCorporate-Governance-Report.pdf</a>
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Annual Report Financial Risk Management Objectives and Policies of AAFS attached https://marcventuresholdings.com/private/any/zHyAlaKeIOB30L10-1525766731.pdf	- t	tement	The Corporate Governance portion has been removed from the Annual report as per SEC memorandum 5 series of 2013 item 5 which states: "V. The Corporate Governance section in the Annual Report (SEC Form 17-A) shall be deleted." A separate Corporate Governance Report was submitted on January 5, 2017.	Annual Report. https://marcventuresholdings.com/private/any/zHyAlaKeIOB30L10-1525766731.pdfInformation Statement https://marcventuresholdings.com/private/any/EsOajV6pP2VH cQkH-1511759688.pdf	Annual Corporate Governance Report <a href="https://marcventuresholdings.com/private/any/other-disclosures/2017/01-05-2017-Amend-1Update-on-Annual-Corporate-Governance-Report.pdf">https://marcventuresholdings.com/private/any/other-disclosures/2017/01-05-2017-Amend-1Update-on-Annual-Corporate-Governance-Report.pdf</a>
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Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the same to strengthen the external auditor's independence and enhance audit quality.

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<ul> <li>i. assessing the integrity and independence of external auditors;</li> </ul>	Audit Committee Charter includes the Audit Committee's responsibility on:	Recommendation 9.2	Company has a policy of rotating the lead audit partner every five years.	Supplement to Recommendation 9.1	For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Recommendation 9.1
	Compliant		Compliant		Compliant	Compliant	Compliant	
	Provide link/reference to the company's Audit Committee Charter		Provide information on or link/reference to a document containing the policy of rotating the lead audit partner every five years.		Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor.	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of the external auditor.	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor.	
	https://marcventuresholdings.com/private/any/RcKnl7ihRQqu yv74-1515998963.pdf		Rotation of Lead audit partner is in compliance with SRC RULE 68, AS AMENDED  (ix) Rotation of External Auditors The independent auditors or in the case of an audit firm, the signing partner, of the aforementioned regulated entities shall be rotated after every five (5) years of engagement. A two-year cooling off period shall be observed in the re-engagement of the same signing partner or individual auditor.		There have been no incidence where the Company has taken action with regard to the removal of the external auditor.	Shareholders representing 74.09% of the Company's outstanding shares ratified the reappointment of Reyes Tacandog & Co. as external auditor	The Audit Committee considers only leading audit firms who are capable of providing quality and affordable services to the Company.	

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Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Commendation 9.3  Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Audit Committee ensures that the external auditor has adequate quality control procedures.	Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	Supplement to Recommendations 9.2	Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.
Compliant	N/A	Compliant	Compliant		Compliant	
Provide link or reference to guidelines or policies on non-audit services	Disclose the nature of non-audit services performed by the external auditor, if any.	Provide link/reference to the company's Audit Committee Charter	Provide link/reference to the company's Audit Committee Charter		Provide link/reference to the company's Audit Committee Charter	
The approval of the Audit Committee is obtained before the external auditor is engaged to provide any permitted non-audit services	There were no non-audit services performed by the external auditor	https://marcventuresholdings.com/private/any/RcKnl7ihRQqu yv74-1515998963.pdf	https://marcventuresholdings.com/private/any/RcKnl7ihRQqu yv74-1515998963.pdf		https://marcventuresholdings.com/private/any/RcKnl7ihRQqu yv74-1515998963.pdf	

https://www.marcventuresholdings.com/	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues.	Compliant	1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.
losed.	non-financial and sustainability issues are disc	l and reportable n	Principle 10: The company should ensure that the material and reportable non-financial and sustainability issues are disclosed.
Our auditor RTC is not yet subjected to SOAR as of May 29, 2018.	Provide information on the following:  1. Date it was subjected to SOAR inspection, if subjected;  2. Name of the Audit firm; and  3. Members of the engagement team inspected by the SEC.	Compliant	2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).
Belinda B. Fernando BOA Accreditation No. 4782 valid until Dec 31, 2018 SEC Accreditation No. 1022-AR-1 Group A Valid until March 15, 2020 BIR Accreditation No. 08-005144-4-2017 Valid until January 13, 2020 Reyes Tacandong & Company Citibank Tower 8741 Paseo de Roxas Makati City	Provide information on company's external auditor, such as:  1. Name of the audit engagement partner; 2. Accreditation number; 3. Date Accredited; 4. Expiry date of accreditation; and 5. Name, address, contact number of the audit firm. 6.	Compliant	<ol> <li>Company's external auditor is duly accredited by the SEC under Group A category.</li> </ol>
There were no non-audit services performed by the external auditor  The approval of the Audit Committee is obtained before the external auditor is engaged to provide any permitted non-audit services	Provide information on audit and non- audit fees paid.	Z/ >	<ol> <li>Fees paid for non-audit services do not outweigh the fees paid for audit services.</li> <li>Additional Recommendation to Principle 9</li> </ol>
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	2.	
	<ol> <li>Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.</li> </ol>	
	Compliant	
	Provide link to Sustainability Report, if any. Disclose the standards used.	
The company's wholly owned subsidiary, Marcventures Mining and Development Corp integrated 3 management systems to raise business standards and more importantly, protect the environment and people. After rigorous, simultaneous audits, MMDC's Surigao Nickel Mining project obtained International Organization for Standardization (ISO)certification for Environmental Management System (ISO 14001:2015),Quality Management System (ISO 9001:2015), and the Occupational Health and Safety Management System (ISO18001:2007). The British certifying body National Quality Assurance (NQA), which granted MMDC the ISO certification in September 2017, also certified the Company's integrated Management Systems (IMS)	https://www.marcventuresholdings.com/3 birds with 1 ston e MMDC gets integrated management system certification	

decision-making by investors, stakeholders and other interested users. Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This channel is crucial for informed

Compliant				
Compliant				Recommendation 11.1
ely	i.e., https://www.marcventuresholdings.com/		Compliant	Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public material accurate dissemin
relevant information to its shareholders and other investors.  Provide links, if any.	arterly	briefings / press conferences, Quar reporting, Current reporting, etc.).  Provide links, if any.		relevant information to its shareholders and other investors.
Supplemental to Principle 11				Supplemental to Principle 11
<ol> <li>Company has a website disclosing up-to-date information on the following:</li> </ol> Compliant Provide link to company website	https://www.marcventuresholdings.com/		Compliant	<ol> <li>Company has a website disclosing up-to-date information on the following:</li> </ol>
a. Financial statements/reports (latest quarterly) Compliant	https://www.marcventuresholdings.com/sec form 17 a annual report	nt	Compliant	
	https://www.marcventuresholdings.com/sec_form_17_q_quar_terly_report			

<ul> <li>b. Materials provided in briefings to analysts and media</li> </ul>	Compliant		https://www.marcventuresholdings.com/
c. Downloadable annual report	Compliant		https://www.marcventuresholdings.com/sec_form_17_a_annual_report
d. Notice of ASM and/or SSM	Compliant		https://www.marcventuresholdings.com/notice_of_annual_or special_stockholders_meeting
e. Minutes of ASM and/or SSM	Compliant		https://www.marcventuresholdings.com/minutes_of_all_gene ral_or_special_stockholders_meeting
f. Company's Articles of Incorporation and By-Laws	Complaint		https://www.marcventuresholdings.com/
Additional Recommendation to Principle 11			
<ol> <li>Company complies with SEC-prescribed website template.</li> </ol>	Compliant		https://www.marcventuresholdings.com/
	Internal Con	rol System and Risk Management Frameworl	
Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the coenterprise risk management framework.	ber governance ir	the conduct of its affairs, the company shoul	mpany should have a strong and effective internal control system and
Company has an adequate and effective internal control system in the conduct of its business.	Compliant	List quality service programs for the internal audit functions.	Please refer to Manual on Corporate Governance and Audit Committee functions
		Indicate frequency of review of the internal control system	
<ol> <li>Company has an adequate and effective enterprise risk management framework in the conduct of its business.</li> </ol>	Non- compliant	Identify international framework used for Enterprise Risk Management	Although the company has no comprehensive, enterprise wide ERM framework, it believes that it already has in place the basic components of and ERM to address the various risks the
		Provide information or reference to a document containing information on:	Company is exposed to.  The Board of Directors and Management assess the various risks
		<ol> <li>Company's risk management procedures and processes</li> </ol>	involved in its operations, including the agreements, contracts and transactions it enters into. The company has appointed an
		Key risks the company is currently facing	Audit Committee whose duty and responsibilities include among others, the oversight of financial management functions

The Company has no independent internal audit due to its minimal operations. However, an in-house internal audit team was formed for the Company's subsidiary, MMDC.	Disclose if the internal audit is in-house or outsourced. If outsourced, identify external firm.	Non- Compliant	1. Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.
Although the company has yet to formalize the governance process covering IT issues, It has in place an IT Department dedicated to handle disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported.	Provide information on IT governance process	Non- Compliant	1. Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board.
The company is guided by the Securities Regulations Code, Philippine Corporate Code and PSE disclosure Rules with regard to compliance with laws and relevant regulations.	Provide information on or link/ reference to a document containing the company's compliance program covering compliance with laws and relevant regulations.  Indicate frequency of review.	Compliant	1. Company has a formal comprehensive enterprisewide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.
specifically in the areas of managing credit, market, liquidity, operational, legal and other risks of the Corporation, and crisis management. The Board has appointed a risk management officer with a rank of a vice president to regularly review and formulate plans for the management of all risks whether internal or external risks.  Revised Manual on Corporate Governance  https://marcventuresholdings.com/private/any/other-disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf	3. How the company manages the key risks Indicate frequency of review of the enterprise risk management framework.		

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Recommendation 12.4  1. Company has a separate risk management function to identify, assess and monitor key risk exposures.	In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	. Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Recommendation 12.3
Non- Compliant	Non- Compliant	Non- Compliant	Non- Compliant	
Provide information on company's risk management function.	Identify qualified independent executive or senior management personnel, if applicable.		Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities.	
The Board of Directors and Management assess the various risks involved in its operations, including the agreements, contracts and transactions it enters into. The company has appointed an Audit Committee whose duty and responsibilities include among others, the oversight of financial management functions specifically in the areas of managing credit, market, liquidity, operational, legal and other risks of the Corporation, and crisis management. The Board has appointed a risk management officer with a rank of a vice president to regularly review and formulate plans for the management of all risks whether internal or external risks.	The Company has no CAE considering its minimal independent operation. However, an in-house internal audit team led by Mr. Leddie Gutierrez was formed for the Company's subsidiary, MMDC.	The Company has no CAE considering its minimal independent operation. However, an in-house internal audit team led by Mr. Leddie Gutierrez was formed for the Company's subsidiary, MMDC.	The Company has no CAE considering its minimal independent operation. However, an in-house internal audit team led by Mr. Leddie Gutierrez was formed for the Company's subsidiary, MMDC.	

Supplement to Recommendation 12.4			
<ol> <li>Company seeks external technical support in risk management when such competence is not available internally.</li> </ol>	N/A	Identify source of external technical support, if any.	The Company did not encounter any matter which will require external technical support in risk management.
Recommendation 12.5			
1. In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	Non - compliant	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background.	The Company has yet to appoint a Chief Risk Officer.
2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Non - compliant		The Company has yet to appoint a Chief Risk Officer.
Additional Recommendation to Principle 12		-	
<ol> <li>Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.</li> </ol>	Compliant	Provide link to CEO and CAE's attestation	The CEO and the Audit Committee attest to the audit requirements of the Company through the Statement of Management Responsibility attached to the Financial Statements.
	Cultivatin	g a Synergic Relationship with Shareholders	
Principle 13: The company should treat all shareholders fairly and equitably, and also recognize, protect and Recommendation 13.1	rly and equitably,		facilitate the exercise of their rights.
<ol> <li>Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.</li> </ol>	Compliant	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed.	(p.24)Revised Manual of Corporate Governance, https://marcventuresholdings.com/private/any/other-disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf
			The Board shall respect the rights of the stockholders as provided for in the Corporation Code, namely:  I. Right to vote on all matters that require their consent or approval;  II. Pre-emptive right to all stock

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Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Company's common share has one vote for one share.	Supplement to Recommendation 13.1	Board ensures that basic shareholder rights are disclosed on the company's website.	
Compliant	Compliant		Compliant	
Provide information on all classes of shares, including their voting rights if any.			Provide link to company's website	
The Board shall respect the rights of the stockholders as provided for in the Corporation Code, namely:  I. Right to vote on all matters that require their consent or approval;  II. Pre-emptive right to all stock issuances of the corporation;  III. Right to inspect corporate books and records;  IV. Right to information;	The principles are mandated by the laws of the Corporation		(p.24)Revised Manual of Corporate Governance, https://marcventuresholdings.com/private/any/other- disclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and- Requirements.pdf	issuances of the corporation; III. Right to inspect corporate books and records; IV. Right to information; V. Right to Dividends; VI. VI.A appraisal Rights. VII. The Board should be transparent and fair in the conduct of the annual and special stockholders' meetings of the corporation. The stockholders 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 stockholder's favor.

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Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Board has an effective, secure, and efficient voting system.	
Compliant	Compliant	Compliant	Compliant	
Provide information or link/reference to the policies on treatment of minority shareholders	Provide information on how this was allowed by board (i.e., minutes of meeting, board resolution)	Provide information on shareholder voting mechanisms such as supermajority or "majority of minority", if any.	Provide link to voting procedure. Indicate if voting is by poll or show of hands.	
Section 13.2 Revised Manual of Corporate Governance, https://marcventuresholdings.com/private/any/otherdisclosures/2017/06.01.2017-Other-SEC-Forms-Reports-and-Requirements.pdf	There was no instance where the shareholders called for a special meeting/submission of proposal for consideration or agenda item at the AGM or special meeting. Nonetheless, the Board will allow according to by-laws	The Company observes the requirement of the Corporation Code.	Information Statement (p.21-22) Item 19 voting procedures  https://marcventuresholdings.com/private/any/EsOajV6pP2VHC QkH-1511759688.pdf  The method and manner of counting the votes of shareholders shall be by viva voce and/or by ballots. The votes shall be counted by the Corporate Secretary and Asst. Corporate Secretary, who shall be assisted by the stock transfer agent.	V. Right to Dividends; VI. VI.A appraisal Rights. VII. VI.A appraisal Rights. VII. The Board should be transparent and fair in the conduct of the annual and special stockholders'meetings of the Corporation. The stockholders 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 stockholder's favor.

<ol> <li>Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.</li> </ol>	Optional: Recommendation 13.1															policy.	7. Company has a transparent and specific dividend											
Compliant																	Compliant											
Identify the independent party that counted/validated the votes at the ASM, if any.										days from declaration	offered scrip-dividends, indicate if the	declaration. In case the company has	which the dividends were paid after	If yes, indicate the number of days within	Indicate if company declared dividends	to the company's dividend Policy.	Provide information on or link/reference											
STOCK TRANSFER SERVICE, INC 34-D Rufino Pacific Tower, 6784 Ayala Avenue, Makati City Philippines		.15	.15	.30	Declare d	Amount	the corporation code.	stockholders ap	Board. The de	dividends, whet	operations, it	earnings and t	Dividends Subje		https://marcventuresi		Annual Report (p.14)	within the defin	such matters ir	included, then t	management s	accountable for	information rela	The minority sh	legitimate business purposes.	in the agenda	propose the hole	The minority s
STOCK TRANSFER SERVICE, INC. 34-D Rufino Pacific Tower, 6784 Ayala Avenue, Makati City, 1226 Philippines		11/14/2014	09/19/2014	11/12/2013	Declared	Date	coae.	proval in accord	eclaration of s	ther cash, stock	is the Compan	he funding rec	ect to the availa	<u> </u>	nturesholdings.c 31 ndf	- -	<u>p.14)</u>	within the definition of "legitimate purposes"	າ the agenda o	he minority shar	hould include	and to those re	ating to matters	nareholders sho	ess purposes.	of the meeting	ding of a meeting	The minority shareholders should
1226		01/06/2015	10/22/2014	12/18/2013	date	Payment		stockholders approval in accordance with the requirements of	Board. The declaration of stock dividends is subject to	dividends, whether cash, stock or property dividends, twice a vear in such amounts and at such dates to be determined by the	operations, it is the Company's policy to declare	earnings and the funding requirements of the Company's	Dividends Subject to the availability of unrestricted retained		nttps://marcventuresholdings.com/private/any/zHyAlaKelOB3 0  16-1525766731			te purposes".	such matters in the agenda of stockholders' meeting, being	included, then the minority shareholders can propose to include	management should include such information and, if not	accountable for and to those relating to matters for which the	information relating to matters for which the management is	The minority shareholders should have access to any and all		in the agenda of the meeting, provided the items are for	propose the holding of a meeting, and the right to propose items	ould be granted
		53	33	36	Days	No. of		equirements of	is subject to	idends, twice a	declare regular	the Company's	ricted retained		/zHyAlaKelOB3				meeting, being	pose to include	n and, if not	s for which the	management is	to any and all		items are for	propose items	d the right to

The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	b. Auditors seeking appointment/re-appointment Compliant  c. Proxy documents Compliant		onal: Recommendation 13.2	for the agenda items Compliant meeting	otional: Recommendation 13.2  Company provides rationale for the agenda items Compliant for the annual stockholders meeting
https://marcventuresholdings.com/private/any/other- disclosures/2017/9-14-2017-Information-Statement.pdf		https://marcventuresholdings.com/private/any/other-disclosures/2017/9-14-2017-Information-Statement.pdf Proxy Forms & Secretary Certificate (page 11) https://marcventuresholdings.com/private/any/other-disclosures/2017/9-14-2017-Information-Statement.pdf	https://marcventuresholdings.com/private/any/other-disclosures/2017/9-14-2017-Information-Statement.pdf Proxy Forms & Secretary Certificate (page 11) https://marcventuresholdings.com/private/any/other-disclosures/2017/9-14-2017-Information-Statement.pdf	ence to the rationale	ence to the rationale

Board establishes an Investor Relations Office (IRO)	(IRO) Compliant	Disclose the contact details of the	Mr. Reuben Alcantara,
to ensure constant engagement with its shareholders.		officer/office responsible for investor relations, such as: 1. Name of the person 2. Telephone number 3. Fax number 4. E-mail address	https://www.marcventuresholdings.com/contact_us
2. IRO is present at every shareholder's meeting		Indicate if the IRO was present during the ASM.	Mr. Reuben Alcantara was present during the last ASM held on October 23, 2017
Supplemental Recommendations to Principle 13	_		
<ol> <li>Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group</li> </ol>	r Compliant ment	Provide information on how antitakeover measures or similar devices were avoided by the board, if any.	The Company has no anti-takeover measures
<ol><li>Company has at least thirty percent (30%) public float to increase liquidity in the market.</li></ol>	lic Compliant	Indicate the company's public float.	41.69% as of December 31, 2017 https://marcventuresholdings.com/private/any/73wSpFBI6e8V WwTs-1516089112.pdf
Optional: Principle 13			
<ol> <li>Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting</li> </ol>	age Compliant yond	Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM	The Company's practice with regard to shareholder communications to ensure effective communications with its shareholders are done in the following manner:-  (i) Dialogue between the Companies and Investors. The Company recognizes the importance of accountability to its shareholders and through proper and timely dissemination of information on the Company's performance and major developments via appropriate channel of communication. Dissemination of informatio includes the distribution of the Annual Report and relevant circulars, issuance of press releases inclusive of quarterly financial performance of the Company's website and PSE Edge and the public via the Company's website

			Recommendation 14.2	R
The Company's Stakeholders are the Shareholders, Management, Board, employees, customers, suppliers, creditors, government agencies and community from which the business draws its resources.	Identify the company's shareholder and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.	Compliant	<ol> <li>Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.</li> </ol>	Ь
			Recommendation 14.1	R
	fective redress for the violation of their rights	obtain prompt eff	are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violation of their rights.	a
mmitments must be respected. Where stakeholders' rights and/or interests	elations and through voluntary commitments	by contractual re	Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary co	Р
	Duties to Stakeholders			
The Company does not use electronic voting in absentia.	Disclose the process and procedure for secure electronic voting in absentia, if any.	Non- compliant	<ol><li>Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.</li></ol>	2.
email: diane.ching@marcventures.com.ph				
personnel: Atty. Diane Madelyn Ching Tel.#831-4479				
group of companies may be conveyed to the following				
for poll prior to the commencement of each general				
The Shareholders are informed of their right to demand				
accompanied by a full explanation of the effect of the proposed resolution which is then separately voted on.				
business included in the notice of the meeting will be				
performance of the Company. Any item of special				
matters pertaining to the business and financial				
shareholders are encouraged to seek clarification on any				
on the Company's performance. At the ASM,				
platform for the Board and shareholders to communicate				
(ii) Annual Stockholders' Meeting ("ASM") The ASM is a				
shareholders can access for information.				
(www.marcventuresholdings.com) which the				

Optional: Principle 14	_		
<ol> <li>Company discloses its policies and practices that address customers' welfare</li> </ol>	N/A	Identify policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same.	The Company has no direct customers.
2. Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.	The Company has a policy on Contractor/Vendors Accreditation
Principle 15: A mechanism for employee participation processes.	hould be developed	to create a symbiotic environment, realize th	Principle 15: A mechanism for employee participation should be developed to create a symbiotic environment, realize the company's goals and participate in its corporate governance processes.
<ol> <li>Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.</li> </ol>	Compliant	Provide information on or link/reference to company policies, programs and procedures that encourage employee participation.	The Company conducts general assemblies to encourage employee participation.
Supplement to Recommendation 15.1			
1. Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Non- Compliant	Disclose if company has in place a merit-based performance incentive mechanism such as an employee stock option plan (ESOP) or any such scheme that awards and incentivizes employees, at the same time aligns their interests with those of the shareholders.	The Company has no merit-based performance incentive mechanism such as an employee stock option plan (ESOP)
2. Company has policies and practices on health, safety and welfare of its employees.	Compliant	Disclose and provide information on policies and practices on health, safety and welfare of employees. Include statistics and data, if any.	https://www.marcventuresholdings.com/health_and_safety Employees are provided with Health Maintenance Organization (HMO) cards.

S		for Compliant o freely al or iation	unethical practices, without fear of retaliation	
σ		<	unethical practices, without fear of retali	
		<u> </u>	unethical practices without fear of retali	
ink/reference to the https://www.marcventuresholdings.com/whistle_blowing_poli			<ul> <li>Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or</li> </ul>	Ë
			Recommendation 15.3	Re
of violations of the	Include any finding of violations of the company policy.			
procedures on <u>ent_policy</u> s involved in corrupt	company policy and procedures on penalizing employees involved in copractices.	nployee iving bribes.	procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes	
nk/reference to the https://www.marcventuresholdings.com/gifts_and_entertainm		and Compliant		1.
			Supplement to Recommendation 15.2	Su
and disseminated the All Directors and Officers and Employees were given a copy of the Company Code of Conduct	Identify how the board disseminated the policy and program to employees across the organization	am to Compliant Igh /'s culture.	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	2.
programs and <u>olicy</u> ruption	practices on anti-corruption	rruption ct.	corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	
to the		gainst Compliant		1.
			Recommendation 15.2	Re
s on training and work.  bloyees.  on any training  led.	policies and practices on training and development of employees. Include information on any training conducted or attended.		development of its employees.	
_		raining and Compliant		ω.

	ω		
the whistleblowing framework.	3. Board supervises and ensures the enforcement of	concerns.	Board or a unit created to handle whistleblowing
	Compliant		
supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing.	Provide information on how the board		
χ	https://www.marcventuresholdings.com/whistle blowing poli		

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

This is to certify that the undersigned reviewed the contents of this document and to the best of my knowledge and belief, the information contained set forth in this

Cesar C. Zalamea Chailman Chailman Carlos Alfonsod Dcampo Independent Dilector Ana Maria A. Katigbak Compliance Officer	Isidro C. Alcantára, Jr. President & CEO  Wicente V. Mendoza Independent Director  Diane Madehn C. Ching Compliance Officer	Roberto V. San Jose Corporate Secretary
Carlos Alfonso Deampo Independent Dilector	Vicente V. Mendoza Independent Director	,
	former!	
Ana Maria Ækatigbak Compliance Officer	Diane MadeMn C. Ching Compliance Officer	
documents is true, complete and correct.		
Done thisday of 2018 in Makati City		

## REPUBLIC OF THE PHILIPPINES)

identity, to wit: BEFORE ME, Notary Public for and in the above-named locality, personally appeared the following, with their respective residence certificates and competent evidence of

Diane Madelyn C. Ching DL#N04-99-451455	Ana Maria A. Katigbak PASS	Vicente V. Mendoza	Carlos Alfonso T. Ocampo Pas	Roberto V. San Jose	Isidro C. Alcantara Pas	Cesar C. Zalamea Ser	Name Col
	PASSFORT# 71893387A		Passport#P2096384A		Passport#EB8303097	Senior ID#14467	Competent Evidence of Identity
LTO/December 6, 2022	DE JENIA / FEB 6. 2021	DEA NOR NORTHERST/MARCH 23: 2019	DFA Manila/March 1, 2022		DFA Manila/June 3, 2018	Mandaluyong	Place Issued/Valid Until

me that the same is their free and voluntary act and deed as well as of the corporations they respectively represent. known to me and to me known as the same persons who executed the foregoing Integrated Annual Corporate Governance Report ("I-ACGR"), and they acknowledge to

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

Page No.
Book No.
Series of 2018

ATTY GERVACE DORTIZAN.

JARY PUBLIFOR MAKATI CIT

UNTA DECEMBER 31/2018

13/15/16/14/101-03-2017/MAK

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