-----Original Message-----From: Philippine Stock Exchange <<u>no-reply@pse.com.ph</u>> Sent: Monday, May 30, 2022 10:49 AM Subject: Integrated Annual Corporate Governance Report

Dear Sir/Madam:

Your disclosure was approved as Company Report. Details are as follows:

Company Name: Belle Corporation Reference Number: 0019740-2022 Date and Time: Monday, May 30, 2022 10:48 AM Template Name: Integrated Annual Corporate Governance Report Report Number: CR03597-2022

Best Regards, PSE EDGE

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The Philippine Stock Exchange, Inc., 6th to 10th Floors, PSE Tower, 5th Avenue corner 28th Street, Bonifacio Global City, Taguig City, Philippines 1634

SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended Dec 31, 2021 2. SEC Identification Number 52412 3. BIR Tax Identification Number 000-156-011-000 4. Exact name of issuer as specified in its charter **Belle Corporation** 5. Province, country or other jurisdiction of incorporation Metro Manila, Philippines 6. Industry Classification Code(SEC Use Only) 7. Address of principal office 5th Floor, Tower A, Two E-Com Center, Palm Coast Avenue, Mall of Asia Complex, Pasay City Postal Code 1300 8. Issuer's telephone number, including area code (+632) 8662 8888 9. Former name, former address, and former fiscal year, if changed since last report

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.



Belle Corporation BEL

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

In compliance with SEC Memorandum Circular No. 15, Series of 2017, directing all publicly listed companies (PLCs) to submit an Integrated Annual Corporate Governance Report (I-ACGR), pursuant to the 2016 Code of Corporate Governance for PLCs, we are submitting herewith our 2021 I-ACGR.

Filed on behalf by:

 Name
 Michelle Angeli Hernandez

 Designation
 Vice President for Governance



30 May 2022

Securities and Exchange Commission Secretariat Building, PICC Complex, Roxas Boulevard, Pasay City

> Attention: Mr. Vicente Graciano P. Felizmenio, Jr. Director, Markets and Securities Regulation Department

Philippine Stock Exchange, Inc. PSE Tower, 5th Avenue corner 28th Street, Bonifacio Global City, Taguig City

Attention:	Ms. Alexandra D. Tom Wong
	Officer-in-Charge, Disclosure Department

Subject: 2021 Integrated Annual Corporate Governance Report

Gentlemen:

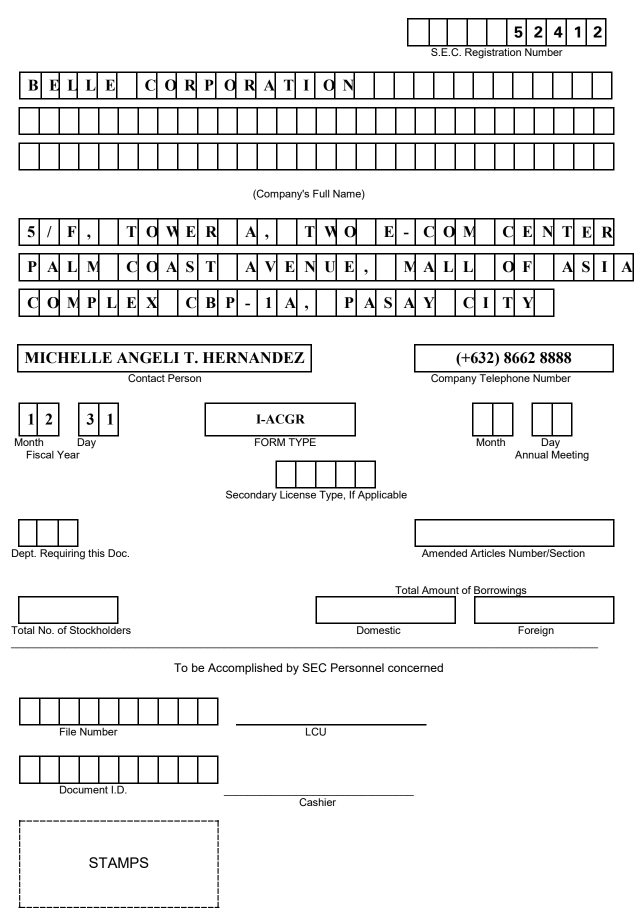
In compliance with SEC Memorandum Circular No. 15, Series of 2017, directing all publicly listed companies (PLCs) to submit an Integrated Annual Corporate Governance Report (I-ACGR), pursuant to the 2016 Code of Corporate Governance for PLCs, we are submitting herewith our 2021 I-ACGR.

Thank you for your kind attention.

Very truly yours,

Michelle Angeli T. Hernandez Compliance Officer

COVER SHEET



Remarks = pls. use black ink for scanning purposes



SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

- 1. For the fiscal year ended <u>December 31, 2021</u>
- 2. SEC Identification Number <u>52412</u> 3. BIR Tax Identification No. <u>430-000-156-011</u>
- 4. Exact name of issuer as specified in its charter Belle Corporation
- 5. <u>Metro Manila, Philippines</u> Province, Country or other jurisdiction of incorporation or organization

6 (SEC Use Only) Industry Classification Code:

 <u>5th Floor, Tower A, Two E-Com Center, Palm Coast</u> <u>Avenue, MOA Complex, Pasay City</u> Address of principal office

<u>1300</u> Postal Code

- 8. <u>(632) 8662-8888</u> Issuer's telephone number, including area code
- 9. <u>N/A</u>

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

	INTEGRATED A	NNUAL CORPORATE GOVERNANCE REPORT	
	Compliant/ Non- Compliant	ADDITIONAL INFORMATION	EXPLANATION
		vernance Responsibilities	
• • • • • • • •	-	rd to foster the long- term success of the corporation, and to sustain its co	ompetitiveness and
Recommendation 1.1	objectives and the	long- term best interests of its shareholders and other stakeholders.	
1. Board is composed of directors with collective	COMPLIANT	Dravida information or link (reference to a decument containing	
working knowledge, experience or expertise that is relevant to the company's industry/sector.	COMPLIANT	<i>Provide information or link/reference to a document containing information on the following:</i>	
2. Board has an appropriate mix of competence and expertise.	COMPLIANT	1. Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors	
 Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization. 	COMPLIANT	Belle Corporation website https://www.bellecorp.com/our-company/board-directorsSEC Form 20-IS for 2021 (Definitive), pp 17-20 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdfSEC Form 17-A Annual Report for 2021 (Amended), pp. 44-46 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf2. Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performanceManual on Corporate Governance (February 2021), Item 2.4, pp 15- 18: https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	

		https://www.bellecorp.com/corporate-governance/manual-on- corporate-governanceBelle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix: https://www.bellecorp.com/sites/default/files/BEL%20BOD%20Matrix https://www.bellecorp.com/corporate-governance/board-diversity-policy-board-diversity-policy-board-distinction	
Recommendation 1.2		SEC Form 20-IS for 2021 (Definitive), p.85 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf	
 Board is composed of a majority of non- executive directors. 	COMPLIANT	Identify or provide link/reference to a document identifying the directors and the type of their directorships.	
		The Board is composed of 9 members, majority of whom are non- executive directors.	
		Belle Corporation's website (Board of Directors) https://www.bellecorp.com/our-company/board-directors	
		Board of Directors' Charter, item 2, p. 1 https://www.bellecorp.com/sites/default/files/Belle%20BOD%20Cha rter%20as%20of%2002282019.pdf	
		SEC Form 17-A Annual Report for 2021 (Amended), Item 9, pp. 44-46 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	

		Results of the 2021 Annual Shareholders' Meeting https://www.bellecorp.com/sites/default/files/investor_relatio ns/Results%20of%20Annual%20or%20Special%20Stockholders %27%20Meeting%2006252021%20WEBSITE.pdf Results of the 2022 Annual Shareholders' Meeting https://www.bellecorp.com/sites/default/files/investor_relatio ns/BEL%202022%20results%20of%20ASM.pdf	
Recommendation 1.3			
 Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors. 	COMPLIANT	 Provide link or reference to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors. Board of Director's Charter, item 4.14, p.3; item 8.2, p.9 <u>https://www.bellecorp.com/sites/default/files/01.%20Belle%20BOD</u> %20Charter%20ao%2006142017 1 0.pdf Board of Directors <u>https://www.bellecorp.com/our-company/board-directors</u> Manual on Corporate Governance (February 2021), item 1.2, p. 8 <u>https://www.bellecorp.com/corporate-governance/manual-on- corporate-governance</u> 	
		https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	
2. Company has an orientation program for first time directors.	COMPLIANT	Provide information or link/reference to a document containing information on the orientation program and trainings of directors for the previous year, including the number of hours attended and topic covered.	

 Company has relevant annual continuing training for all directors. 	COMPLIANT	New Directors are provided with an on-boarding / orientation session by the Chief Compliance Officer. This session provides discussions about the Company's vision, mission, core values, its business, corporate objectives as well as the By-Laws, Articles of Incorporation, Board Charter, corporate structure and best corporate governance practices. In addition, the new Directors are apprised about financial reporting, relationships with management and investors, and significant regulations on compliance and listing requirements. On May 27, 2021, the incoming Independent Directors, Atty. Maria Gracia M. Pulido Tan and Mr. Jaime J. Bautista, were provided on- boarding session by the President and CEO, Chief Finance Officer, Chief Risk Officer, Compliance Officer and Business Unit Heads with topics including but not limited to the Corporation's various businesses, financial reports, compliance and governance matters. The session was also attended by the Chairman and the incumbent Independent Directors.	
		Continuing education program attended by the Board of Directors for 2021: https://www.bellecorp.com/sites/default/files/investor_relations/Ot her%20SEC%20Forms%2C%20Reports%20and%20Requirements%20 -%20BEL%2010072021%20COAs%20-%20WEBSITE.pdf	
Recommendation 1.4	COMPLIANT		
1. Board has a policy on board diversity.	COMPLIANT	Provide information on or link/reference to a document containing information on the company's board diversity policy. Manual on Corporate Governance (February 2021), item 1.3, p.8 <u>https://www.bellecorp.com/corporate-governance/manual-on-</u>	
		<u>corporate-governance</u>	

		https://www.bellecorp.com/sites/default/files/governance/Amended%20MCG%2002242021%20-%20WEBSITE.pdfBelle Corporation has one female Independent Director, Atty. MariaGracia M. Pulido Tan, and two female Non-Executive Directors, Ms.Elizabeth Anne C. Uychaco, and Ms. Virginia A. Yap.Belle Corporation's website / Board Diversity Policy, Board DistinctionList, and Skill Set Matrix:https://www.bellecorp.com/sites/default/files/BEL%20BOD%20Matrix%202021.pdfhttps://www.bellecorp.com/corporate-governance/board-diversity-policy-board-distinction-list-and-skill-set-matrixSEC Form 20-IS for 2021 (Definitive), p.85https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20%202021%20Definitive%20Information%20Statement%20Final%20for%20the%20SEC-%20WEBSITE%20r.pdf	
Ontional Decommondation 1.4			
Optional: Recommendation 1.4 1. Company has a policy on and discloses	COMPLIANT	Provide information on or link/reference to a document containing	
 Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives. 		 Provide Information on of Info/reference to a document containing the company's policy and measurable objectives for implementing board diversity. Provide link or reference to a progress report in achieving its objectives. As stated in our Manual on Corporate Governance, the Company values diversity in its Board of Directors. As such, we have one female Independent Director, Atty. Maria Gracia M. Pulido Tan, and two (2) female Non-Executive Directors as part of our Board – Ms. Elizabeth Anne C. Uychaco, and Ms. Virginia A. Yap. 	

	Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix: <u>https://www.bellecorp.com/sites/default/files/BEL%20BOD%20Matrix%202021.pdf</u>	
	https://www.bellecorp.com/corporate-governance/board- diversity-policy-board-distinction-list-and-skill-set-matrix	
	SEC Form 20-IS for 2021 (Definitive), p.85 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf	
	Our Corporate Governance Committee pre-qualified and recommended to the Board of Directors, three nominees who were thereafter elected as members of the Board for years 2021-2022 and 2022-2023, namely, Atty. Maria Gracia M. Pulido Tan, Ms. Elizabeth Anne C. Uychaco, and Ms. Virginia A. Yap.	
	Proxy Form: https://www.bellecorp.com/investor-relations/proxy-form	
	https://www.bellecorp.com/sites/default/files/investor_relations/Pro xy%20Form%20Belle%20ASM%202021.pdf	
	https://www.bellecorp.com/sites/default/files/investor_relations/Pro xy%20Form-%20BEL.pdf	
	In the June 2021 and April 2022 Annual Stockholders' Meetings, there were three (3) female nominated and thereafter elected as members of the Board for 2021-2022 and 2022-2023.	

Recommendation 1.5		https://www.bellecorp.com/asm2021SEC Form 20-IS for 2020 (Definitive) Updated, pp.3, 6, 8-9https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20DIS%20for%202021%20ASM%20-%2005122021%20- %20reduced.pdfSEC Form 20-IS for 2021 (Definitive), pp. 3, 6, 8, 10https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf
 Board is assisted by a Corporate Secretary. Corporate Secretary is a separate individual from the Compliance Officer. Corporate Secretary is not a member of the Board of Directors. 	COMPLIANT	Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties and functions.Up until his retirement on March 25, 2021, then Corporate Secretary, Atty. A. Bayani K. Tan, was a separate individual from the Compliance Officer. Atty. Tan was not a member of the Board of Directors. He also regularly attended trainings on Corporate Governance with the recent one on September 4, 2020. He was replaced by Atty. Jason C.

		https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20%202021%20Definitive%20Information%20Statement%20Final%20for%20the%20SEC-%20WEBSITE%20r.pdfSEC Form 20-IS for 2020 (Definitive), p. 18https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20DIS%20for%202021%20ASM%20-%2005122021%20-%20reduced.pdf	
		SEC Form 17-A Annual Report for 2021 (Amended), p.47-48 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf SEC Form 17-A Annual Report for 2020, p.42-43 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%2017-A%20-%20WEBSITE.pdf	
 Corporate Secretary attends training/s on corporate governance. 	COMPLIANT	Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.Attendance to Corporate Governance Seminar – BEL Directors and Key Officers https://www.bellecorp.com/sites/default/files/investor_relations/Ot her%20SEC%20Forms%2C%20Reports%20and%20Requirements%20 -%20BEL%2010072021%20COAs%20-%20WEBSITE.pdf	
		https://www.bellecorp.com/sites/default/files/investor_relations/Ot her%20SEC%20Forms%2C%20Reports%20and%20Requirements%20 -%20BEL%2010072021%20COAs%20-%20WEBSITE.pdf Atty. Jason C. Nalupta completed his 4-hour annual training on September 30, 2021 with topics focusing on corporate governance. It was conducted by the Institute of Corporate Directors.	

Ор	tional: Recommendation 1.5			
1.	Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	COMPLIANT	 Provide proof that corporate secretary distributed board meeting materials at least five business days before scheduled meeting. Board and Committee meeting materials are electronically sent to members of the Board ahead of the scheduled meetings to provide them ample time to prepare and review. Printed copies are also distributed upon the request of some directors. Manual on Corporate Governance (February 2021), item 2.7.4, p. 18 https://www.bellecorp.com/sites/default/files/governance/Amended/%20MCG%2002242021%20-%20WEBSITE.pdf 	
Re	commendation 1.6			
1.	Board is assisted by a Compliance Officer.	COMPLIANT	Provide information on or link/reference to a d document containing	
2.	Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	COMPLIANT	information on the Compliance Officer, including his/her name, position, qualifications, duties and functions. Mr. Manuel A. Gana was the Compliance Office in 2021-2022. He was	
3.	Compliance Officer is not a member of the board.	COMPLIANT	 also the President and CEO. The Compliance Officer for 2022-2023 is Michelle T. Hernandez. She is likewise the Company's Vice President for Governance and Chief Risk Officer. She is not a member of the Board. Results of the 2022 Board Organizational Meeting https://www.bellecorp.com/sites/default/files/investor_relations/BEL%202022%20results%20of%20BOM.pdf Manual on Corporate Governance (February 2021), item 1.5, p 9-10 https://www.bellecorp.com/sites/default/files/governance/Amended%20MCG%2002242021%20-%20WEBSITE.pdf 	

4. Compliance Officer attends training/s on	COMPLIANT	Provide information on or link/reference to a document containing	
corporate governance.		information on the corporate governance training attended, including	
		number of hours and topics covered.	
		Attendance to Corporate Governance Seminar – BEL Directors and	
		Key Officers	
		https://www.bellecorp.com/sites/default/files/investor_relations/Ot	
		her%20SEC%20Forms%2C%20Reports%20and%20Requirements%20	
		<u>-%20BEL%2010072021%20COAs%20-%20WEBSITE.pdf</u>	
		Mr. Manuel A. Gana and Ms. Michelle T. Hernandez completed their	
		4-hour annual training with topics related to corporate governance	
		on September 30, 2021 conducted by the Institute of Corporate	
		Directors.	
Principle 2: The fiduciary roles, responsibilities and acc	ountabilities of the	Board as provided under the law, the company's articles and by-laws, and	d other legal
	de known to all dire	ctors as well as to stockholders and other stakeholders.	
Recommendation 2.1			
1. Directors act on a fully informed basis, in good	COMPLIANT	Provide information or reference to a document containing	
faith, with due diligence and care, and in the best		information on how the directors performed their duties (can include	
interest of the company.		board resolutions, minutes of meeting).	
		Manual on Corporate Governance (February 2021), item 2, pp. 10-12	
		https://www.bellecorp.com/sites/default/files/governance/Amended	
		0/2014CC0/20022420210/20 0/2014/EDCITE adf	
		<u>%20MCG%2002242021%20-%20WEBSITE.pdf</u>	
		Summary of Board Activities for 2021	
		Summary of Board Activities for 2021 https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202	
		Summary of Board Activities for 2021	
		Summary of Board Activities for 2021 https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202	
		Summary of Board Activities for 2021 https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%20of%20Board%20Activities.pdf	

Recommendation 2.2		
 Board oversees the development, review and approval of the company's business objectives and strategy. 	COMPLIANT	Provide information or link/reference to a document containing information on how the directors performed this function (can include board resolutions, minutes of meeting).
 Board oversees and monitors the implementation of the company's business objectives and strategy. 	COMPLIANT	The Board of Directors leads the overall company's business direction by developing strategy and identifying targets for the coming years. The CEO's role is to ensure the delivery of these targets within the general business environment, with quarterly business reviews with the Management Team as well as the Board. The Management Team then cascades the objectives and deliverables to the employees, for timely and appropriate implementation, evaluation and corrective courses of action, if required.
		Summary of Board Activities in 2021 https://www.bellecorp.com/corporate-governance/board-matters https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%20of%20Board%20Activities.pdf
		Indicate frequency of review of business objectives and strategy
		Business objectives and strategies are reviewed and deliberated on an annual basis. In 2021, this took place in October which included the review and approval of the budget for 2022.
		Summary of Board Activities for 2021 https://www.bellecorp.com/corporate-governance/board-matters
		https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%20of%20Board%20Activities.pdf
		Manual on Corporate Governance (February 2021), item 2, pp. 10-12

		https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf
Supplement to Recommendation 2.2		
 Board has a clearly defined and updated vision, mission and core values. 	COMPLIANT	Indicate or provide link/reference to a document containing the company's vision, mission and core values. Belle Corporation's website https://www.bellecorp.com/our-company/vision-mission-and-values- statements-and-corporate-objectives
		Indicate frequency of review of the vision, mission, and core values. The Vision, Mission, and Core Values are reviewed annually by the Board of Directors. These were reviewed and approved by the Board on February 24, 2021 and March 15, 2022.
2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	COMPLIANT	Provide information on or link/reference to a document containing information on the strategy execution process.Manual on Corporate Governance (February 2021), item 2, pp. 10-12 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdfThe Board of Directors leads the overall company's business direction by developing strategy and identifying targets for the coming years. The CEO's role is to ensure the delivery of these targets within the general business environment, with quarterly business reviews with the Management Team as well as the Board. The Management Team then cascades the objectives and deliverables to the employees, for timely and appropriate implementation, evaluation and corrective courses of action, if required.

		The Board also has approved the company's Sustainability Roadmap on October 25, 2019, which serves as the guidepost when assessing the company's risks, seizing opportunities, and making sound and tactical decisions. This method is anchored on guiding pillars for how the company manages leisure experiences in Tagaytay Highlands, and how it chooses its premier lifestyle provider partners, such as Melco Resorts and Entertainment (Philippines) Corporation ("Melco"), for the management and operation of COD. These are all embodied in our 2019 Sustainability Report. 2018-2021 Sustainability Reports https://www.bellecorp.com/investor-relations/sustainability-reports Further, the Executive Committee during its September 3, 2020 meeting discussed the various recommendations and advice on business opportunities and direction given the prevailing business climate and adoption to the "new normal". Summary of Board Activities for 2021 https://www.bellecorp.com/corporate-governance/board-matters https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%200f%20Board%20Activities.pdf The Board also approved the Company's first ever Integrated Report on March 15, 2022. https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%202021%20Integrated%20Report.pdf	
Recommendation 2.31. Board is headed by a competent and qualified Chairperson.	COMPLIANT	Provide information or reference to a document containing information of the Chairperson, including his/her name and qualifications.	

During the Company's organizational meeting right after its June 25, 2021 Annual Stockholders' Meeting, Mr. Willy N. Ocier was appointed Chairman of the Board for the period 2021-2022. He was also re- appointed as Chairman during the April 28, 2022 Board Organizational Meeting right after the 2022 ASM. Mr. Ocier was likewise re-elected as a member of the Board during the Company's April 28, 2022 Annual Shareholders' Meeting (ASM). He was re-appointed as Chairman of the Board during the Organizational Meeting right after the 2022 ASM. Mr. Willy Ocier, 65, is an Executive Director and Chairman of Belle Corporation. He is also the Chairman and Director of Premium Leisure Corp., APC Group, Inc., Pacific Online Systems Corporation, Total Gaming and Technologies, Inc. and PremiumLeisure and Amusement, Inc. He is also Vice Chairman of Tagaytay Highlands International Golf Club, Inc. and Highlands Prime, Inc. He is the Chairman and Director of Tagaytay Midlands Golf Club, Inc., and The Country Club at the Tagaytay Highlands, Inc. Mr. Ocier is also the Chairman, President, and Chief Executive Officer of Philippine Global Communications, Inc., He is a Director of Leisure and Resorts World Corporation. He also sits as a Director to the following unaffiliated corporations, IVantage Equities, Philequity Management, Inc., Abacore Capital Holdings, Inc. and Toyota Corporation Batangas. He was formerly President and Chief Operating Officer of Eastern Securities Development Corporation.
Mr. Ocier graduated from Ateneo de Manila University with a Bachelor of Arts degree in Economics. In recognition of Mr. Ocier's corporate leadership and role in providing employment opportunities to Filipinos, the University of Batangas conferred him a degree in Doctor of Humanities, honoris causa.
Belle Corporation's Website

		https://www.bellecorp.com/our-company/board-directors https://www.bellecorp.com/our-company/board-of- directors/willy-n-ocier Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix: https://www.bellecorp.com/sites/default/files/BEL%20BOD%20 Matrix%202021.pdf SEC Form 20-IS for 2021 (Definitive), p.17-18	
		https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20%202021%20Definitive%20Information%20Statement%20Final%20for%20the%20SEC-%20WEBSITE%20r.pdfSEC Form 17-A Annual Report for 2020, p. 39https://www.bellecorp.com/sites/default/files/investor_relations/BEL%2017-A%20-%20WEBSITE.pdfSEC Form 17-A Annual Report for 2021 (Amended), p. 44https://www.bellecorp.com/sites/default/files/investor_relations/Amended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
 Recommendation 2.4 1. Board ensures and adopts an effective succession planning program for directors, key officers and management. 	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. Manual on Corporate Governance (February 2021), item 2.1.1, p11	
2. Board adopts a policy on the retirement for directors and key officers.	COMPLIANT	https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf Succession Planning and Retirement Age for Directors and Key Officers https://www.bellecorp.com/corporate-governance/company-policies	

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Recommendation 2.5		https://www.bellecorp.com/sites/default/files/governance/BEL%20GCA%20Policy%20GOV-2018- 002%20Succession%20Planning%20v6.pdfA fundamental responsibility of the Board of Directors is to ensure that effective processes are in place to provide continuity of Board and executive leadership. The Board ensures that such leadership possesses sufficient depth, talent and conviction for effective Board oversight and execution of long-term strategies, consistent with the Company's vision and mission statements. Hence, a process for identifying and assessing potential internal candidates, periodic review and assessment of readiness, contingency planning for temporary absences of the key positions due to disability or any other unexpected event, should be in place.The Board will review and assess said processes on an annual basis. A succession planning process shall be established to include: a) ldentifying potential successors, and behavior; c) Readiness of successors; d) Possession of necessary knowledge, skills; and e) Tracking the progress.During its February 23, 2018 meeting, the Board has adopted a policy on the retirement age of directors and key officers, which has been set at the maximum age of 80 years old, which may be extended, subject to the approval of the Board.	
1. Board aligns the remuneration of key officers and board members with long-term interests of the company.	COMPLIANT	Provide information on or link/reference to a document containing information on the company's remuneration policy and its	

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			implementation, including the relationship between remuneration	
2.	Board adopts a policy specifying the relationship between remuneration and performance.	COMPLIANT	and performance.	
			Manual on Corporate Governance (February 2021), item 2.1.j, p11,	
3.	Directors do not participate in discussions or	COMPLIANT	item 3.6.1.a and 3.6.1.d, pp. 29	
	deliberations involving his/her own		https://www.bellecorp.com/sites/default/files/governance/Amended	
	remuneration.		%20MCG%2002242021%20-%20WEBSITE.pdf	
			Code of Business Conduct and Ethics (May 2018), item D, pp. 4-5	
			https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018	
			.pdf	
			Conflict of Interest Policy, item 5.4	
			https://www.bellecorp.com/sites/default/files/governance/GCA%20P	
			olicy%20GOV-2017-004%20CONFLICT_0.pdf	
			The Board of Directors values management team and employees and	
			recognizes the need of commensurate pay with corporate and	
			individual performance. In order to deliver its long-term vision and	
			mission, the Board of Directors espouses meritocracy and integrity	
			within and loyalty to the organization. In terms of compensating key	
			officers, all discussions are maintained in strictest confidence.	
			The Directors are prohibited from deciding their own remuneration.	
Ор	tional: Recommendation 2.5			
1.	Board approves the remuneration of senior executives.	COMPLIANT	Provide proof of board approval.	
			The Board through the Compensation and Remuneration Committee	
			is tasked to decide, determine and approve matters relating to the	
			compensation and benefits of the Company's officers and directors,	
			and to provide communications with the Board and, as appropriate,	
			communications with the shareholders and regulators.	

2.	Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses.	NON- COMPLIANT	The remuneration of senior executives is included in the proposed 2021 Operating Budget, which the Board reviewed and discussed during its December 17, 2020 meeting. As for the 2022 Operating Budget, which likewise includes the remuneration of senior executives, this was reviewed and approved by the Board during its October 28, 2021 meeting. 2020 Summary of Board Activities https://www.bellecorp.com/corporate-governance/board-matters https://www.bellecorp.com/sites/default/files/2020%20Belle%20Boa rd%20and%20Committee%20Meetings_0.pdf 2021 Summary of Board Activities https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%20of%20Board%20Activities.pdf Provide information on or link/reference to a document containing measurable standards to align performance-based remuneration with the long-term interest of the company.	Career advancement and increases on remuneration are based on the performance assessments conducted annually.
Re	commendation 2.6			
	Board has a formal and transparent board nomination and election policy.	COMPLIANT	Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation, including the criteria used in	
2.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders.	

3. 4.	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	Manual on Corporate Governance (February 2021), item 2.3, p. 13- 15 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf Provide proof if minority shareholders have a right to nominate	
5.	Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	COMPLIANT	candidates to the board. As stated in the Company's Manual on Corporate Governance and By- Laws, which are published in the company's website, minority shareholders may nominate candidates to the Board. In addition, as indicated in the Amended By-Laws approved in March 2018,	
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	COMPLIANT	 shareholders of record were given at least 30 business days prior to the next date of annual meeting to submit their nominees in writing, which should also bear the nominees' formal acceptance. This will allow the Corporate Governance Committee to assess and evaluate the nominees, who must possess the qualifications and none of the disqualifications of Directors as stated in the Company's By-Laws. Further, after the nomination, the CG Committee shall prepare a List of Candidates which shall contain all the information about the nominees for election as members of the Board of Directors, which list shall be made available to the SEC and to all stockholders through the filing and distribution of the Information Statement or Proxy Statement, or in such other reports as the Corporation will be required to submit to the SEC. The name of the person or group of persons who recommended the nomination of the independent director(s) shall be identified in such report including any relationship with the nominee. Only nominees whose names appear in the List of Candidates shall be eligible for election as directors. No other nominations for election as 	

director shall be entertained after the List of Candidates have been prepares and finalized.
No further nominations for election as director shall be entertained or allowed on the floor during the annual stockholders' meeting.
Based on the Final List of Candidates, directors are elected individually. Each shareholder may vote such number of shares for as many persons he may choose to be elected from the Final List, or he may cumulate said shares and give one candidate as many votes as the number of his shares multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many candidates as he shall see fit, provided that the total number of votes cast by him shall not exceed the number of shares owned by him multiplies by the number of directors to be elected.
Manual on Corporate Governance (February 2021), item 13.4.1, pp. 41-42 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf
Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election, or replacement of a director.
The Company may engage the services of a third-party company for recommendations of new board directors, from whom the Corporate Governance Committee derives its list of candidates to be recommended to the Board which decides on the final nominee/s for the Board of Directors.
Such was the case when potential candidates were requested in replacement of its esteemed Independent Director Washington Z. Sycip. Its parent company, SM Investments Corporation, requested

		assistance from the Institute of Corporate Directors, which recommended among others former <i>Bangko Sentral ng Pilipinas</i> governor, Mr. Amando M. Tetangco, Jr., who was eventually elected to the Board on December 4, 2017. Manual on Corporate Governance (February 2021), item 2.3, pp.13- 15 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	
Optional: Recommendation to 2.6 Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors. 	COMPLIANT	Identify the professional search firm used or other external sources of candidates.Manual on Corporate Governance (February 2021), item 2.3.5, pp.14 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdfThrough its parent company, SM Investment Corporation sought the assistance of the Institute of Corporate Directors (ICD) for a list of potential candidates for the replacement of its esteemed Independent Director, Mr. Washington Z. Sycip, who passed on October 7, 2017. ICD recommended, among others, former Governor of Bangko Sentral ng Pilipinas, Mr. Amando M. Tetangco, who was eventually elected to the Belle Board on December 4, 2017.	
 Recommendation 2.7 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. 	COMPLIANT	Provide information on or reference to a document containing the company's policy on related party transactions, including policy on review and approval of significant RPTs.	

2.	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	COMPLIANT	Manual on Corporate Governance (February 2021), item 3.5, pp.27- 29 https://www.bellecorp.com/sites/default/files/governance/Amended	
3.	RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	COMPLIANT	%20MCG%2002242021%20-%20WEBSITE.pdfIdentify transactions that were approved pursuant to the policy.SEC Form 17-A Annual Report for 2021 (Amended): Audited Financial Statements – Related Party Transactions, item 35, pp.76-77 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdfThe Board on October 25, 2019 reviewed and approved the Material	
Sur	oplement to Recommendation 2.7		Related Party Transactions policy. https://www.bellecorp.com/sites/default/files/governance/01.%20B EL%20GCA%20POLICY%20RPT%2010252019.pdf	
1.	Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered <i>de minimis</i> or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.	COMPLIANT	 Provide information on a materiality threshold for RPT disclosure and approval, if any. Provide information on RPT categories. All related party transactions which are not in the usual course of business and which are equal or greater than the materiality threshold of Php 100Mn, shall be subject for review by the Related Party Transactions Committee. Be that as it may, all RPTs are conducted at current market rates and on an arm's length basis. In accordance with SEC Memo Circular No. 10, series of 2019 on material related party transactions policy for publicly listed companies, the Board approved on October 25, 2019 and submitted its Material Related Party Transactions Policy to the SEC and posted the same on its website. 	

		https://www.bellecorp.com/sites/default/files/governance/01.%20B	
		EL%20GCA%20POLICY%20RPT%2010252019.pdf	
		Manual on Corporate Governance (February 2021), item 3.5.2, p.29	
		https://www.bellecorp.com/sites/default/files/governance/Amended	
		%20MCG%2002242021%20-%20WEBSITE.pdf	
		An advisement report on material RPTs amounting to 10% or higher of	
		Belle's total assets shall be filed within three calendar days after	
		execution of the transaction. The advisement report shall be signed by	
		Belle's Corporate Secretary or authorized representative.	
		SEC Form 17-A Annual Report for 2021 (Amended): Audited Financial	
		Statements – Related Party Transactions, item 35, pp.76-77	
		https://www.bellecorp.com/sites/default/files/investor_relations/Am	
		ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
2. Board establishes a voting system whereby a	COMPLIANT	Provide information on voting system, if any.	
majority of non-related party shareholders	COMPLIANT	Provide information on voting system, if any.	
majority of non-related party shareholders approve specific types of related party	COMPLIANT	The Board of Directors reviews and approves all material RPTs	
majority of non-related party shareholders	COMPLIANT	The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Board-	
majority of non-related party shareholders approve specific types of related party	COMPLIANT	The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Board-approved material RPTs may be subject to ratification by a vote of the	
majority of non-related party shareholders approve specific types of related party	COMPLIANT	The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Board-	
majority of non-related party shareholders approve specific types of related party	COMPLIANT	The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Board- approved material RPTs may be subject to ratification by a vote of the majority and minority shareholders during shareholders' meetings.	
majority of non-related party shareholders approve specific types of related party	COMPLIANT	The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Board-approved material RPTs may be subject to ratification by a vote of the	
majority of non-related party shareholders approve specific types of related party	COMPLIANT	The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Board- approved material RPTs may be subject to ratification by a vote of the majority and minority shareholders during shareholders' meetings. Manual on Corporate Governance (February 2021), item 2.1.l, pp. 11- 12 and item 3.5, pp. 27-29 https://www.bellecorp.com/sites/default/files/governance/Amended	
majority of non-related party shareholders approve specific types of related party	COMPLIANT	The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Board- approved material RPTs may be subject to ratification by a vote of the majority and minority shareholders during shareholders' meetings. Manual on Corporate Governance (February 2021), item 2.1.l, pp. 11- 12 and item 3.5, pp. 27-29	
majority of non-related party shareholders approve specific types of related party	COMPLIANT	The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Board- approved material RPTs may be subject to ratification by a vote of the majority and minority shareholders during shareholders' meetings. Manual on Corporate Governance (February 2021), item 2.1.l, pp. 11- 12 and item 3.5, pp. 27-29 https://www.bellecorp.com/sites/default/files/governance/Amended	
majority of non-related party shareholders approve specific types of related party	COMPLIANT	The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Board- approved material RPTs may be subject to ratification by a vote of the majority and minority shareholders during shareholders' meetings. Manual on Corporate Governance (February 2021), item 2.1.l, pp. 11- 12 and item 3.5, pp. 27-29 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf The agenda items included in the Notice to the June 25, 2021 Annual Stockholders' Meeting were for the stockholders' approval. During	
majority of non-related party shareholders approve specific types of related party	COMPLIANT	 The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Board-approved material RPTs may be subject to ratification by a vote of the majority and minority shareholders during shareholders' meetings. Manual on Corporate Governance (February 2021), item 2.1.l, pp. 11-12 and item 3.5, pp. 27-29 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf The agenda items included in the Notice to the June 25, 2021 Annual Stockholders' Meeting were for the stockholders' approval. During the Company's June 25, 2021 Annual Stockholders' Meeting, the 	
majority of non-related party shareholders approve specific types of related party	COMPLIANT	The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Board- approved material RPTs may be subject to ratification by a vote of the majority and minority shareholders during shareholders' meetings. Manual on Corporate Governance (February 2021), item 2.1.l, pp. 11- 12 and item 3.5, pp. 27-29 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf The agenda items included in the Notice to the June 25, 2021 Annual Stockholders' Meeting were for the stockholders' approval. During	

confirmation, ratification and approval. These included among others the related party transactions entered into by the Company from June 22, 2020 to June 25, 2021.	
For the transactions including related party transactions entered into by the Company from June 25, 2021 to April 28, 2022, these were presented to the shareholders for their confirmation and ratification during the Company's April 28, 2022 Annual Shareholders' Meeting.	
ASM Minutes and Results of the ASM, Minutes of Belle Corp. ASM held on June 22, 2020 (approved during the June 25, 2021 ASM), p.6 https://www.bellecorp.com/sites/default/files/investor_relations/FIN AL%20Minutes%20of%20Belle%20Corp.%20ASM%20held%20on%20 June%2022%2C%202020%20%20approved%20in%202021%20ASM.p df	
ASM Minutes and Results of the ASM, Minutes of Belle Corporation ASM held on June 25, 2021 approved by the shareholders on April 28, 2022. <u>https://www.bellecorp.com/sites/default/files/investor_relations/Belle%20ASM%20Minutes_06252021%20dated%20062920</u> 21%20FINAL.pdf	
ASM Minutes of the April 28, 2022 Annual Shareholders' Meeting (draft) <u>https://www.bellecorp.com/sites/default/files/investor_relatio</u> <u>ns/ASM%202022%20Draft%20Minutes-</u> <u>%20Belle%20Corporation%20%28003%29_0.pdf</u>	

Recomr	mendation 2.8			
1. Boa sele Exe oth	ard is primarily responsible for approving the ection of Management led by the Chief ecutive Officer (CEO) and the heads of the her control functions (Chief Risk Officer, Chief mpliance Officer and Chief Audit Executive).	COMPLIANT	Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management. Manual on Corporate Governance (February 2021), item 2.1.m, p.12 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf Identify the Management Team appointed. Results of BELLE 2022 Organizational Meeting https://www.bellecorp.com/sites/default/files/investor_relations/Res ults%20of%20Annual%20or%20Special%20Stockholders%27%20Mee ting%2006252021%20WEBSITE.pdf Results of Belle 2021 Organizational Meeting https://www.bellecorp.com/sites/default/files/investor_relation ns/BEL%202022%20results%20of%20BOM.pdf	
per Exe oth	ard is primarily responsible for assessing the rformance of Management led by the Chief ecutive Officer (CEO) and the heads of the her control functions (Chief Risk Officer, Chief mpliance Officer and Chief Audit Executive).	COMPLIANT	Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management.Manual on Corporate Governance (February 2021), item 2.1.n, p.12 and item 6.1, pp. 35-36 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdfSEC Form 17-A Annual Report for 2021 (Amended), p. 55 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	

		Provide information on the assessment process and indicate frequency of assessment of performance.The Board annually assesses the performance of the Chief Executive Officer (CEO). The Head of the other control functions are appraised by the CEO representing the Board of Directors through the Company's Performance Appraisal Management System (PAMS) were evaluated in March 2021 and in April 2022. Evaluation criteria includes accomplishment of defined goals in line with company strategies and objectives. Likewise, demonstration of core values is assessed, i.e. Sustainability, Accountability, Integrity, Leadership, Hard Work, and Innovation.The Board assessed the Chief Risk Officer, Compliance Officer, and the Chief Audit Executive for their past performances, and the same shall be done on an annual basis.Board of Directors Evaluation for 2021 https://www.bellecorp.com/sites/default/files/BEL%20Board%20Eval %20Form%202021.pdfhttps://www.bellecorp.com/corporate-governance/board- matters	
Recommendation 2.9			
 Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management. 	COMPLIANT	 Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel. Manual on Corporate Governance (February 2021), item 2.1.n, p.12 https://www.bellecorp.com/sites/default/files/governance/Amended 	
2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the	COMPLIANT	<u>%20MCG%2002242021%20-%20WEBSITE.pdf</u>	

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standards set by the Board and Senior Performanc	es of management and employees are assessed annually,
	d either manually or through the Performance Appraisal
	t System (PAMS). Appraiser and appraisee discuss the
_	d agree on the assessment after which the evaluation is
	Department Head for review and approval. Evaluation
	udes accomplishment of defined goals in line with
	rategies and objectives. Likewise, demonstration of core
	assessed, i.e. Sustainability, Accountability, Integrity,
	Hard Work, and Innovation. The evaluation of 2020
	e was done in March 2021. The evaluation for their 2021
	e was done no later than April 30, 2022.
Code of Bus	iness Conduct and Ethics (May 2018), item III.D.
Employee V	
	v.bellecorp.com/sites/default/files/BEL_CBCE_May_2018
.pdf	
Recommendation 2.10	
1. Board oversees that an appropriate internal COMPLIANT Provide info	rmation on or link/reference to a document showing the
control system is in place. Board's resp	onsibility for overseeing that an appropriate internal
control syste	em is in place and what is included in the internal control
system.	
2. The internal control system includes a COMPLIANT	
mechanism for monitoring and managing Manual on (Corporate Governance (February 2021), item 2.1.o, p.12
potential conflict of interest of the Management, and item 3.2	
members and shareholders. https://www	v.bellecorp.com/sites/default/files/governance/Amended
<u>%20MCG%2</u>	002242021%20-%20WEBSITE.pdf
	ittee – Internal Control System
	v hellecorn com/cornorate-governance/hoard matters
	v.bellecorp.com/corporate-governance/board-matters
https://www	
https://www	v.bellecorp.com/sites/default/files/Internal%20Control%

3. Board approves the Internal Audit Charter.	COMPLIANT	Provide reference or link to the Company's Internal Audit Charter.	
		The Board of Directors annually reviews and approves the Audit Committee Charter as well as the Internal Audit Committee Charter.	
		The Audit Committee reviewed and approved the Audit Committee Charter and Internal Audit Charter on February 26, 2021 and February 23, 2022, which the Board of Directors ratified on February 27, 2021 and February 24, 2022, respectively.	
		https://www.bellecorp.com/corporate-governance/board-matters	
		Audit Committee – Internal Audit Charter https://www.bellecorp.com/sites/default/files/Internal%20Audit%20 Charter%20v23feb21_0.pdf	
		Audit Committee – Audit Committee Charter https://www.bellecorp.com/sites/default/files/2021%20Belle% 20Aud%20Comm%20Charter%20v23feb21.pdf	
Recommendation 2.11			
 Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks. 	COMPLIANT	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 board was guided by the framework.	
 The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies. 	COMPLIANT	Manual on Corporate Governance (February 2021), item 2.1.p, p.12 and item 3.4, pp 26-27 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	
		Enterprise Risk Management https://www.bellecorp.com/corporate-governance/enterprise-risk- management	

		Provide proof of effectiveness of risk management strategies, if any.	
		The Enterprise Risk Management (ERM) matrices are prepared annually by the respective Business Units process of which includes identification, rationalization and assessment/prioritizing of risks. Development and implementation of risk management strategies then follow which involve avoidance, reduction, transfer or acceptance.	
		Thereafter, these are presented to the Management Committee for discussion. The Chief Risk Officer chairs the meetings and provides direction as necessary. The ERM matrices are then presented to the Risk Oversight Committee to ensure the integrity and quality of the Company's risk management system.	
		The matrices used by the Company include the risks' descriptions and information on how they are mitigated. They are also categorized based on "Impact" and "Likelihood of Occurrence." Effectiveness of the strategies employed to manage the risk may be determined if the risk items from the previous year are considered "closed" or "moved to issue" or "open" with provisions on how they may be mitigated.	
		These risk matrices are updated and discussed annually.	
Recommendation 2.12			
 Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role. 	COMPLIANT	Provide link to the company's website where the Board Charter is disclosed.	
2. Board Charter serves as a guide to the directors in the performance of their functions.	COMPLIANT	Board of Directors Charter https://www.bellecorp.com/our-company/board-directors	
3. Board Charter is publicly available and posted on the company's website.	COMPLIANT	https://www.bellecorp.com/sites/default/files/2021%20Belle%20BO D%20Charter%20board%20v24feb21.pdf	

1. Board has a clear insider trading policy.	COMPLIANT	Provide information on or link/reference to a document showing company's insider trading policy. Insider Trading Policy https://www.bellecorp.com/sites/default/files/governance/GOV- 2017-002%20INSIDER%20TRADING%20v1r2.pdf Code of Business Conduct and Ethics, Item II.B and Annex 1 https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018 .pdf
Optional: Principle 2		
 Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. 	COMPLIANT	Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any.Code of Business Conduct and Ethics, item III.G, p.6 https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018 .pdfhttps://www.bellecorp.com/corporate-governance/code-business- conduct-and-ethicsGrants or loan arrangements extended to Directors and Key Officers by the Company and/or its subsidiaries and affiliates are prohibited unless covered by the requisite approval from the Board of Directors and are done at arms-length basis and at current market rates.Conflict of Interest Policy, Items 5.4-5.5 https://www.bellecorp.com/sites/default/files/governance/GCA%20P olicy%20GOV-2017-004%20CONFLICT_0.pdf
 Company discloses the types of decision requiring board of directors' approval. 	COMPLIANT	Indicate the two types of decision requiring board of directors' approval and where they are disclosed.

		The Board is responsible for approving the amendments to the By- Laws and Articles of Incorporation, dividend declarations, audited financial statements, quarterly financial reports and material related party transactions, among others. These are regularly disclosed to the SEC and PSE.	
		Summary of Board Activities for 2021 https://www.bellecorp.com/corporate-governance/board-matters	
		https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%20of%20Board%20Activities.pdf	
		Quarterly financial reports in 2021 may be viewed in the company website via the links below:	
		https://www.bellecorp.com/investor-relations/quarterly-financials	
		Disclosures filed with the PSE and SEC are posted in the Company website:	
		https://www.bellecorp.com/investor-relations/sec-and-pse-filings	
Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established should be contained in a publicly available Committee Charter.			
Recommendation 3.1			

on specific board fu	oard committees that focus inctions to aid in the optimal roles and responsibilities.	COMPLIANT	<i>Provide information or link/reference to a document containing information on all the board committees established by the company.</i>	
performance of its i	roles and responsibilities.		Board Committees https://www.bellecorp.com/corporate-governance/board-matters	
			Manual on Corporate Governance (February 2021), Item 3, pp. 20-31	

Recommendation 3.2		https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdfSEC Form 17-A Annual Report for 2021 (Amended), pp. 56-59 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf
1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	COMPLIANT	Provide information or link/reference to a document containing information on the Audit Committee, including its functions.Audit Committee Charter https://www.bellecorp.com/corporate-governance/board-mattershttps://www.bellecorp.com/sites/default/files/2021%20Belle%20Aud %20Comm%20Charter%20v23feb21.pdfIndicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor.It is the Audit Committee's responsibility to recommend the appointment and the removal of the company's external auditor.Manual on Corporate Governance (February 2021), item 3.2.1.g, p.22 and item 3.2.1.n, p23 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdfAs stated in the approved draft Minutes of the Annual Stockholders' Meeting on June 25, 2021, the Audit Committee has recommended, and the Board of Directors has endorsed for the consideration of the shareholders, the appointment of Reyes Tacandong & Co. as the Corporation's external auditor for the year 2021.

		Minutes of the 2021 Annual Shareholders' Meeting as approved by the shareholders during the April 28, 2022 ASM https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%20ASM%20Minutes_06252021%20dated%2006292021%20FINAL .pdfResults of 2021 Annual Stockholders' Meeting https://www.bellecorp.com/sites/default/files/investor_relations/Res ults%20of%20Annual%20or%20Special%20Stockholders%27%20Mee ting%2006252021%20WEBSITE.pdfReyes Tacandong & Co. was re-appointed as the Company's External Auditor for 2022 during the April 28, 2022 ASM;https://www.bellecorp.com/sites/default/files/investor_relations/BE L%202022%20results%20of%20BOM.pdf	
2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent. SEC Form – LACGR * Undeted 21Dec2017	COMPLIANT	 Provide information or link/reference to a document containing information on the members of the Audit Committee, including their qualifications and type of directorship. Audit Committee https://www.bellecorp.com/corporate-governance/board-matters Mr. Amando M. Tetangco, Jr., Chairman Mr. Tetangco, 69, Filipino, is the Lead Independent Director of Belle Corporation who was elected on December 4, 2017. He is concurrently an independent director of SM Prime Holdings, Inc., Converge ICT Solutions, Inc. and Pilipinas Shell Petroleum Corporation. He also currently holds directorates in Manila Hotel, Toyota Motor Philippines, and CIBI Information, Inc. He is also a trustee of St. Luke's Medical Center, Tan Yan Kee Foundation and Foundation for Liberty and Prosperity. 	

Mr. Tetangco was the third Governor of the Bangko Sentral ng Pilipinas (BSP) and Chairman of the Monetary Board, and served for two consecutive 6-year terms from July 2005 to July 2017. He was a career central banker for over four decades, having joined the Central Bank of the Philippines (the predecessor of Bangko Sentral ng Pilipinas [BSP]) on 25 March 1974. During his term as Governor, he held other government positions, such as the Chairman of the Anti-Money Laundering Council, the Financial Stability Coordination Council, and the Philippine International Convention Center. He was also Vice- Chair of the Agriculture Credit Policy Council; and a member of the Capital Markets Development Council and the Export Development Council. Prior to his first appointment as Governor in 2005, he was Deputy Governor in-charge of the Banking Services Sector, Economic Research and Treasury of the BSP. He also was the Alternate Executive Director of the International Monetary Fund in Washington, D.C. from 1992 to 1994. Before joining the Central Bank, he worked briefly at the Management Services Division of SGV and Co. in 1973-74.	
Overseas, he was the country's representative to the ASEAN Central Bank Forum; the Executives' Meeting of East Asia and Pacific Central Banks; the South East Asia Central Banks; the South East Asia, New Zealand and Australia; and the Center for Latin American Monetary Studies. He was the Governor for the Philippines at the International Monetary Fund and the Alternate Governor at the World Bank and the Asian Development Bank. At the Bank for International Settlements, he was Chair of the Meeting of Small Open Economies. He also chaired various international committees the BIS Asian Consultative Council; the Financial Stability Board Regional Consultative Group for Asia; and the Alliance for Financial Inclusion Steering Committee.	
He was conferred the Order of Lakandula with the Rank of Bayani by the President of the Philippines in 2009 and the Order of the Rising	

Sun, Gold and Silver Star by the Emperor of Japan in 2019. He also received multiple recognition by a number of international organizations as one of the best central bank governors and chosen as MAP Management Man of the Year in 2015.	
Mr. Tetangco graduated from Ateneo de Manila University with an AB Economics degree (cum laude), and obtained his Masters in Public Policy and Administration (Development Economics) at the University of Wisconsin at Madison, Wisconsin, USA, as a BSP scholar. He attended various training programs at different institutions, including the Harvard Business School and the New York Institute of Finance.	
Atty. Maria Gracia M. Pulido Tan, Member Atty. Tan, 66, Filipino, is an Independent Director of the Company. She is likewise an Independent Director of Premium Leisure Corp. and Pacific Online Systems Corporation. She is the former Chairperson of the Commission on Audit, Undersecretary of Finance and Commissioner of the Presidential Commission on Good Government. She is currently a Trustee of the International Budget Partnership, an international NGO based in Washington DC, USA. She is a director of several Philippine corporations, a tax consultant and legal adviser of some private clients, and an accredited Arbitrator of the Construction Industry Arbitration Commission, Philippines and Philippine Dispute Resolution Center, Inc, Philippines.	
Atty. Tan served as Chairman of the United Nations Independent Audit Advisory Committee, the first Filipino to have been elected to this 5-member Committee. She is also a professor at the University of the Philippines for Mandatory Continuing Legal Education.	
Backed by four decades of professional work in the Philippines and abroad as private law and accounting practitioner, government	

		official, arbitrator and international consultant, she is an expert in the fields of legal, finance, audit, governance, dispute resolution and administration.	
		She graduated from the University of the Philippines in 1977 with a degree in Bachelor of Science in Business Administration and Accountancy and in 1981 with Bachelor of Laws. In 1987, she obtained her Master of Laws (Tax) from the New York University. She is a Certified Public Accountant.	
		Mr. Jacinto C. Ng, Jr., Member Mr. Ng, Jr., 52, Filipino, is a Non-executive Director since August 2000, a member of the Executive Committee, Audit Committee, and Risk Oversight Committee of Belle Corporation, and concurrently a Director of Highlands Prime, Inc.	
		He is the Group Executive Officer of the Joy~Nostalg Group, chairman of the Joy~Nostalg Foundation, a member of the Rebisco Foundation, XS86 Men for Others Foundation, Xavier School Educational Trust Fund and Xavier School Inc.'s Board of Trustees.	
		Mr. Ng, Jr. holds a Bachelor of Science degree in Architecture from the University of the Philippines.	
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	COMPLIANT	Provide information or link/reference to a document containing information on the background, knowledge, skills, and/or experience of the members of the Audit Committee.	
		Board of Directors https://www.bellecorp.com/our-company/board-directors	
		Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix	

		https://www.bellecorp.com/sites/default/files/BEL%20BOD%20Matrix%202021.pdfSEC Form 17-A Annual Report for 2021 (Amended), p.60https://www.bellecorp.com/sites/default/files/investor_relations/Amended%20Belle%20SEC%20Form%2017A%20for%202021.pdfBelle Corporation websitehttps://www.bellecorp.com/corporate-governance/board-matters	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	COMPLIANT	 Provide information or link/reference to a document containing information on the Chairman of the Audit Committee. Mr. Amando M. Tetangco, Jr., Lead Independent Director, is the Chairman of the Audit Committee and is not a Chairman of any other committees. Mr. Tetangco, 69, Filipino, is the Lead Independent Director of Belle Corporation who was elected on December 4, 2017. He is concurrently an independent director of SM Prime Holdings, Inc., Converge ICT Solutions, Inc. and Pilipinas Shell Petroleum Corporation. He also currently holds directorates in Manila Hotel, Toyota Motor Philippines, and CIBI Information, Inc. He is also a trustee of St. Luke's Medical Center, Tan Yan Kee Foundation and Foundation for Liberty and Prosperity. Mr. Tetangco was the third Governor of the Bangko Sentral ng Pilipinas (BSP) and Chairman of the Monetary Board, and served for two consecutive 6-year terms from July 2005 to July 2017. He was a career central banker for over four decades, having joined the Central Bank of the Philippines (the predecessor of Bangko Sentral ng Pilipinas [BSP]) on 25 March 1974. During his term as Governor, he held other government positions, such as the Chairman of the Anti-Money Laundering Council, the Financial Stability Coordination Council, and 	

the Philippine International Convention Center. He was also Vice- Chair of the Agriculture Credit Policy Council; and a member of the Capital Markets Development Council and the Export Development Council. Prior to his first appointment as Governor in 2005, he was Deputy Governor in-charge of the Banking Services Sector, Economic Research and Treasury of the BSP. He also was the Alternate Executive Director of the International Monetary Fund in Washington, D.C. from 1992 to 1994. Before joining the Central Bank, he worked briefly at the Management Services Division of SGV and Co. in 1973-74.
Overseas, he was the country's representative to the ASEAN Central Bank Forum; the Executives' Meeting of East Asia and Pacific Central Banks; the South East Asia Central Banks; the South East Asia, New Zealand and Australia; and the Center for Latin American Monetary Studies. He was the Governor for the Philippines at the International Monetary Fund and the Alternate Governor at the World Bank and the Asian Development Bank. At the Bank for International Settlements, he was Chair of the Meeting of Small Open Economies. He also chaired various international committees the BIS Asian Consultative Council; the Financial Stability Board Regional Consultative Group for Asia; and the Alliance for Financial Inclusion Steering Committee.
He was conferred the Order of Lakandula with the Rank of Bayani by the President of the Philippines in 2009 and the Order of the Rising Sun, Gold and Silver Star by the Emperor of Japan in 2019. He also received multiple recognition by a number of international organizations as one of the best central bank governors and chosen as MAP Management Man of the Year in 2015.
Mr. Tetangco graduated from Ateneo de Manila University with an AB Economics degree (cum laude), and obtained his Masters in Public Policy and Administration (Development Economics) at the University of Wisconsin at Madison, Wisconsin, USA, as a BSP scholar. He

Supplement to Recommendation 3.2		attended various training programs at different institutions, including the Harvard Business School and the New York Institute of Finance. Board of Directors / Mr. Amando M. Tetangco, Jr. https://www.bellecorp.com/our-company/board-of- directors/amando-m-tetangco-jr SEC Form 20-IS for 2021 (Definitive), p.9, 19 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf	
 Audit Committee approves all non-audit services conducted by the external auditor. 	COMPLIANT	Provide proof that the Audit Committee approved all non-audit services conducted by the external auditor.Manual on Corporate Governance (February 2021), item 3.2.1.i, p.22 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdfSEC Form 17-A Annual Report for 2021 (Amended), pp. 42 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
2. Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	COMPLIANT	 Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present. Audit Committee Charter https://www.bellecorp.com/sites/default/files/2021%20Belle%20Aud %20Comm%20Charter%20v23feb21.pdf 	

		On February 23, 2021, the Audit Committee and the External Auditor discussed the results of the audit for 2020. On October 15, 2021, the Audit Committee met with the External Auditor to discuss audit plans for 2021. On December 9, 2021, the Non-Executive Directors met to discuss external audit updates without the presence of the Management Team. Summary of Board Activities for 2021 <u>https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202</u> <u>1%20Summary%20of%20Board%20Activities.pdf</u>	
Optional: Recommendation 3.2	COMPLIANT	Indicate the number of Audit Committee meetings during the user	
1. Audit Committee meet at least four times during the year.	COMPLIANT	Indicate the number of Audit Committee meetings during the year and provide proof.	
		The Committee met seven (7) 1times in 2021:	
		February 23, March 24, April 14, May 11, July 28, October 15 and October 27, 2021	
		Audit Committee Attendance	
		https://www.bellecorp.com/sites/default/files/Belle%20Audit%	
		20Committee%202021%20Attendance.pdf	
		Summary of Board Activities for 2021	
		https://www.bellecorp.com/investor-relations/sec-and-pse-filings	
		https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%20of%20Board%20Activities.pdf	

2. Audit Committee approves the appointment and removal of the internal auditor.	COMPLIANT	<i>Provide proof that the Audit Committee approved the appointment and removal of the internal auditor.</i>	
		It is the Audit Committee's responsibility to recommend the appointment and removal of the company's internal auditor.	
		Audit Committee Charter https://www.bellecorp.com/sites/default/files/2021%20Belle%20Aud %20Comm%20Charter%20v23feb21.pdf	
		https://www.bellecorp.com/corporate-governance/board-matters	
		During the Organizational meeting on June 25, 2021, Ms. Anna Josefina G. Esteban was re-appointed as the Chief Audit Executive.	
		Results of the Belle 2021 Organizational Meeting https://www.bellecorp.com/sites/default/files/investor_relations/Res ults%20of%20Annual%20or%20Special%20Stockholders%27%20Mee ting%2006252021%20WEBSITE.pdf	
		Ms. Esteban was re-appointed on April 28, 2022 during the Board Organizational Meeting.	
		https://www.bellecorp.com/sites/default/files/investor_relations/BE L%202022%20results%20of%20BOM.pdf	
Recommendation 3.3			
 Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were 	COMPLIANT	<i>Provide information or reference to a document containing information on the Corporate Governance Committee, including its functions.</i>	
formerly assigned to a Nomination and Remuneration Committee.		Corporate Governance Committee Charter https://www.bellecorp.com/sites/default/files/2021%20Belle%20CG %20Comm%20Charter%20cg%20v23feb21.pdf	

	Indicate if the Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction, if applicable.	
	The Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction and presented to the Board the final list of nominees for election for 2021-2022 on May 12, 2021, and on February 23, 2022 for election for 2022-2023.	
	Summary of Board Activities in 2021 https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%20of%20Board%20Activities.pdf	
	The Nomination Committee was merged the Corporate Governance Committee on April 24, 2017.	
	Manual on Corporate Governance (February 2021), item 3.3., pp. 23- 26 https://www.bellecorp.com/sites/default/files/governance/Amended	
	%20MCG%2002242021%20-%20WEBSITE.pdf	
	Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix https://www.bellecorp.com/sites/default/files/BEL%20BOD%20Matri x%202021.pdf	
	SEC Form 20-IS for 2021 (Definitive), p.85 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf	

2.	Corporate Governance Committee is composed	COMPLIANT	Provide information or link/reference to a document containing	
	of at least three members, all of whom should be		information on the members of the Corporate Governance	
	independent directors.		Committee, including their qualifications and type of directorship.	
			Corporate Governance Committee	
			https://www.bellecorp.com/corporate-governance/board-matters	
			The Corporate Governance Committee is composed of three	
			members, all of whom are Independent Directors (ID).	
			Mr. Jaime J. Bautista, Chairman	
			Mr. Bautista, 64, Filipino, is an Independent Director of the	
			Company. He is also an Independent Director of Premium Leisure	
			Corp. and Nickel Asia Corp. He is the former President and Chief	
			Operating Officer of Philippine Airlines, Inc., as well as a former	
			Executive and Director in Macroasia Corporation, Macroasia	
			Services Corporation, Macroasia Airport Services Corporation,	
			Macroasia Properties Development Corporation and ETON	
			Properties Philippines, Inc. He is also a former Treasurer of Tan Yan	
			Kee Foundation, Inc. He served in various executive capacities in the	
			the Lucio Tan group for 39 years, the last 24 years for Philippine	
			Airlines and its subsidiaries.	
			Mr. Bautista is currently a Non-Executive director in Cosco Capital,	
			Inc., Philippine Bank of Communications, Alphaland Corporation,	
			Airspeed International Corporation, Gothong Southern Shipping	
			Lines, Inc. He is likewise the Vice Chairman of the Philippine Eagle	
			Foundation and a member of the Board of Trustees of the University	
			of the East, the UE Ramon Magsaysay Medical Memorial Center,	
			and the International School of Sustainable Tourism.	
			Mr. Bautista graduated in 1977 from the Colegio de San Juan de	
			Letran, Magna Cum Laude with a decree of Bachelor of Science in	
			Commerce, major in Accounting. He is a Certified Public Accountant.	

He receivedhis Doctorate in Humanities (Honoris Causa) from the	
Central Luzon State University in 2018.	
Atty. Maria Gracia M. Pulido Tan, Member	
Atty. Tan, 66, Filipino, is an Independent Director of the Company.	
She is likewise an Independent Director of Premium Leisure Corp.	
and Pacific Online Systems Corporation. She is the former	
Chairperson of the Commission on Audit, Undersecretary of Finance	
and Commissioner of the Presidential Commission on Good	
Government. She is currently a Trustee of the International Budget	
Partnership, an international NGO based in Washington DC, USA.	
She is a director of several Philippine corporations, a tax consultant	
and legal adviser of some private clients, and an accredited	
Arbitrator of the Construction Industry Arbitration Commission,	
Philippines and Philippine Dispute Resolution Center, Inc,	
Philippines	
Thinppines.	
Atty. Tan served as Chairman of the United Nations Independent	
Audit Advisory Committee, the first Filipino to have been elected to	
this 5-member Committee. She is also a professor at the University	
of the Philippines for Mandatory Continuing Legal Education.	
Backed by four decades of professional work in the Philippines and	
abroad as private law and accounting practitioner, government	
official, arbitrator and international consultant, she is an expert in the	
fields of legal, finance, audit, governance, dispute resolution and	
administration.	
She graduated from the University of the Philippines in 1977 with a	
degree in Bachelor of Science in Business Administration and	
Accountancy and in 1981 with Bachelor of Laws. In 1987, she	
obtained her Master of Laws (Tax) from the New York University. She is a Certified Public Accountant.	
She is a Celtheu Public Accountant.	

Mr. Amando M. Tetangco, Jr., Member Mr. Tetangco, 69, Filipino, is the Lead Independent Director of Belle Corporation who was elected on December 4, 2017. He is concurrently an independent director of SM Prime Holdings, Inc., Converge ICT Solutions, Inc. and Pilipinas Shell Petroleum Corporation. He also currently holds directorates in Manila Hotel, Toyota Motor Philippines, and CIBI Information, Inc. He is also a trustee of St. Luke's Medical Center, Tan Yan Kee Foundation and Foundation for Liberty and Prosperity.
Mr. Tetangco was the third Governor of the Bangko Sentral ng Pilipinas (BSP) and Chairman of the Monetary Board, and served for two consecutive 6-year terms from July 2005 to July 2017. He was a career central banker for over four decades, having joined the Central Bank of the Philippines (the predecessor of Bangko Sentral ng Pilipinas [BSP]) on 25 March 1974. During his term as Governor, he held other government positions, such as the Chairman of the Anti-Money Laundering Council, the Financial Stability Coordination Council, and the Philippine International Convention Center. He was also Vice-Chair of the Agriculture Credit Policy Council; and a member of the Capital Markets Development Council and the Export Development Council. Prior to his first appointment as Governor in 2005, he was Deputy Governor in-charge of the Banking Services Sector, Economic Research and Treasury of the BSP. He also was the Alternate Executive Director of the International Monetary Fund in Washington, D.C. from 1992 to 1994. Before joining the Central Bank, he worked briefly at the Management Services Division of SGV and Co. in 1973-74.
Overseas, he was the country's representative to the ASEAN Central Bank Forum; the Executives' Meeting of East Asia and Pacific Central Banks; the South East Asia Central Banks; the South East Asia, New Zealand and Australia; and the Center for Latin American Monetary Studies. He was the Governor for the Philippines at the International

		Monetary Fund and the Alternate Governor at the World Bank and the Asian Development Bank. At the Bank for International Settlements, he was Chair of the Meeting of Small Open Economies. He also chaired various international committees the BIS Asian Consultative Council; the Financial Stability Board Regional Consultative Group for Asia; and the Alliance for Financial Inclusion Steering Committee.	
		He was conferred the Order of Lakandula with the Rank of Bayani by the President of the Philippines in 2009 and the Order of the Rising Sun, Gold and Silver Star by the Emperor of Japan in 2019. He also received multiple recognition by a number of international organizations as one of the best central bank governors and chosen as MAP Management Man of the Year in 2015.	
		Mr. Tetangco graduated from Ateneo de Manila University with an AB Economics degree (cum laude), and obtained his Masters in Public Policy and Administration (Development Economics) at the University of Wisconsin at Madison, Wisconsin, USA, as a BSP scholar. He attended various training programs at different institutions, including the Harvard Business School and the New York Institute of Finance.	
3. Chairman of the Corporate Governance Committee is an independent director.	COMPLIANT	Provide information or link/reference to a document containing information on the Chairman of the Corporate Governance Committee.	
		Jaime J. Bautista, an Independent Director, is the Chairperson of the Corporate Governance Committee.	
		Board of Directors/Jaime J. Bautista https://www.bellecorp.com/our-company/board-of- directors/jaime-j-bautista	

Optional: Recommendation 3.3.		SEC Form 17-A Annual Report for 2021 (Amended), pp. 44 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
 Corporate Governance Committee meet at least twice during the year. 	COMPLIANT	Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof.The Committee met five times in 2021: February 23, March 24, May 11, May 27, October 27, and November 26, 2021.Summary of Board Activities in 2021 https://www.bellecorp.com/corporate-governance/board- mattershttps://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%20of%20Board%20Activities.pdf	
 Recommendation 3.4 Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness. 	COMPLIANT	Provide information or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions.Risk Oversight Committee Charter https://www.bellecorp.com/sites/default/files/2021%20Belle%20Risk %20Oversight%20Comm%20Charter%20v23feb21.pdf	
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	COMPLIANT	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship.	

The Risk Oversight Committee is composed of three members, majority of whom are Independent Directors (ID). The Chairperson is an Independent Director.
Maria Gracia M. Pulido Tan, Chairperson Atty. Tan, 66, Filipino, is an Independent Director of the Company. She is likewise an Independent Director of Premium Leisure Corp. and Pacific Online Systems Corporation. She is the former Chairperson of the Commission on Audit, Undersecretary of Finance and Commissioner of the Presidential Commission on Good Government. She is currently a Trustee of the International Budget Partnership, an international NGO based in Washington DC, USA. She is a director of several Philippine corporations, a tax consultantand legal adviser of some private clients, and an accredited Arbitrator of the Construction IndustryArbitration Commission, Philippines and Philippine Dispute Resolution Center, Inc, Philippines.
Atty. Tan served as Chairman of the United Nations Independent Audit Advisory Committee, the first Filipino to have been elected to this 5-member Committee. She is also a professor at the University of the Philippines for Mandatory Continuing Legal Education.
Backed by four decades of professional work in the Philippines and abroad as private law and accounting practitioner, government official, arbitrator and international consultant, she is an expert in the fields of legal, finance, audit, governance, dispute resolution and administration. She graduated from the University of the Philippines in 1977 with a degree in Bachelor of Science in Business Administration and Accountancy and in 1981 with Bachelor of Laws. In 1987, she obtained her Master of Laws (Tax) from the New York University. She is a Certified Public Accountant.

Amando M. Tetangco, Jr., Member
Mr. Tetangco, 69, Filipino, is the Lead Independent Director of Belle
Corporation who was elected on December 4, 2017. He is
concurrently an independent director of SM Prime Holdings, Inc.,
Converge ICT Solutions, Inc. and Pilipinas Shell Petroleum
Corporation. He also currently holds directorates in Manila Hotel,
Toyota Motor Philippines, and CIBI Information, Inc. He is also a
trustee of St. Luke's Medical Center, Tan Yan Kee Foundation and
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Mr. Tetangco was the third Governor of the Bangko Sentral ng
Pilipinas (BSP) and Chairman of the Monetary Board, and served for two
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Central Bank of the Philippines (the predecessor of Bangko Sentral
ng Pilipinas [BSP]) on 25 March 1974. During his term as Governor,
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Council, and the Philippine International Convention Center. He was
also Vice-Chair of the Agriculture Credit Policy Council; and a
member of the Capital Markets Development Council and the
Export Development Council. Prior to his first appointment as
Governor in 2005, he was Deputy Governor in-charge of the Banking
Services Sector, Economic Research and Treasury of the BSP. He also
was the Alternate Executive Director of the International Monetary
Fund in Washington, D.C. from 1992 to 1994. Before joining the
Central Bank, he worked briefly at the Management Services
Division of SGV and Co. in 1973-74.
Overseas, he was the country's representative to the ASEAN Central
Bank Forum; the Executives' Meeting of East Asia and Pacific Central
Banks; the South East Asia Central Banks; the South East Asia, New
Zealand and Australia; and the Center for Latin American Monetary
Studies. He was the Governor for the Philippines at the International
studies, ne was the dovernor for the r mippines at the international

Monetary Fund and the Alternate Governor at the World Bank and the Asian Development Bank. At the Bank for International Settlements, he was Chair of the Meeting of Small Open Economies. He also chaired various international committees the BIS Asian Consultative Council; the Financial Stability Board Regional Consultative Group for Asia; and the Alliance for Financial Inclusion Steering Committee.
He was conferred the Order of Lakandula with the Rank of Bayani by the President of the Philippines in 2009 and the Order of the Rising Sun, Gold and Silver Star by the Emperor of Japan in 2019. He also received multiple recognition by a number of international organizations as one of the best central bank governors and chosen as MAP Management Man of the Year in 2015.
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Mr. Jacinto C. Ng, Jr., Member Mr. Ng, Jr., 52, Filipino, is a Non-executive Director since August 2000, a member of the Executive Committee, Audit Committee, and Risk Oversight Committee of Belle Corporation, and concurrently a Director of Highlands Prime, Inc.
He is the Group Executive Officer of the Joy~Nostalg Group, chairman of the Joy~Nostalg Foundation, a member of the Rebisco Foundation, XS86 Men for Others Foundation, Xavier School Educational Trust Fund and Xavier School Inc.'s Board of Trustees.

		Mr. Ng, Jr. holds a Bachelor of Science degree in Architecture from the University of the Philippines. Risk Oversight Committee <u>https://www.bellecorp.com/corporate-governance/board-matters</u>	
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	COMPLIANT	 Provide information or link/reference to a document containing information on the Chairman of the BROC. Atty. Maria Gracia M. Pulido Tan, Chairperson of the Risk Oversight Committee, is an Independent Director and is not a Chairman of any other committees. Board of Directors/ https://www.bellecorp.com/our-company/board-of-directors/maria-gracia-p-tan SEC Form 20-IS for 2021 (Definitive), p.10-11, 20 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf 	
4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	COMPLIANT	 Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC. Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%20of%20Board%20Activities.pdf SEC Form 20-IS for 2021 (Definitive), p.7, 9-10 	

		https://www.bellecorp.com/sites/default/files/investor_relations/BE
		L%20%202021%20Definitive%20Information%20Statement%20Final
		%20for%20the%20SEC-%20WEBSITE%20r.pdf
Recommendation 3.5		
1. Board establishes a Related Party Transactions	COMPLIANT	Provide information or link/reference to a document containing
(RPT) Committee, which is tasked with reviewing		information on the Related Party Transactions (RPT) Committee,
all material related party transactions of the company.		including its functions.
		Related Party Transactions Committee Charter
		https://www.bellecorp.com/sites/default/files/2021%20Belle%20RPT
		%20Comm%20Charter%20v23feb21.pdf
		Manual on Corporate Governance (February 2021), item 3.5, pp.27-
		29
		https://www.bellecorp.com/sites/default/files/governance/Amended
		<u>%20MCG%2002242021%20-%20WEBSITE.pdf</u>
2. RPT Committee is composed of at least three	COMPLIANT	Provide information or link/reference to a document containing
non-executive directors, two of whom should be		information on the members of the RPT Committee, including their
independent, including the Chairman.		qualifications and type of directorship.
		The Related Party Transactions Committee is composed of three
		members and all of whom are Independent Directors.
		Jaime J. Bautista, Chairman
		Mr. Bautista, 64, Filipino, is an Independent Director of the Company.
		He is also an Independent Director of Premium Leisure Corp. and
		Nickel Asia Corp. He is the former President and Chief Operating
		Officer of Philippine Airlines, Inc., as well as a former Executive and
		Director in Macroasia Corporation, Macroasia Services Corporation,
		Macroasia Airport Services Corporation, Macroasia Properties
		Development Corporation and ETON Properties Philippines, Inc. He is
		also a former Treasurer of Tan Yan Kee Foundation, Inc. He served in

various executive capacities in the the Lucio Tan group for 39 years, the last 24 years for Philippine Airlines and its subsidiaries.
Mr. Bautista is currently a Non-Executive director in Cosco Capital, Inc., Philippine Bank of Communications, Alphaland Corporation, Airspeed International Corporation, Gothong Southern ShippingLines, Inc. He is likewise the Vice Chairman of the Philippine Eagle Foundation and a member of the Board of Trustees of the University of the East, the UE Ramon Magsaysay Medical Memorial Center, and the International School of Sustainable Tourism.
Mr. Bautista graduated in 1977 from the Colegio de San Juan de Letran, Magna Cum Laude with a decree of Bachelor of Science in Commerce, major in Accounting. He is a Certified Public Accountant. He received his Doctorate in Humanities (Honoris Causa) from the Central Luzon State University in 2018.
Atty. Maria Gracia M. Pulido Tan, Member Atty. Tan, 66, Filipino, is an Independent Director of the Company. She is likewise an Independent Director of Premium Leisure Corp. and Pacific Online Systems Corporation. She is the former Chairperson of the Commission on Audit, Undersecretary of Finance and Commissioner of the Presidential Commission on Good Government. She is currently a Trustee of the International Budget Partnership, an international NGO based in Washington DC, USA. She is a director of several Philippine corporations, a tax consultant and legal adviser of some private clients, and an accredited Arbitrator of the Construction Industry Arbitration Commission, Philippines and Philippine Dispute Resolution Center, Inc, Philippines.
Atty. Tan served as Chairman of the United Nations Independent Audit Advisory Committee, the first Filipino to have been elected to

this 5-member Committee. She is also a professor at the University of the Philippines for Mandatory Continuing Legal Education.
Backed by four decades of professional work in the Philippines and abroad as private law and accounting practitioner, government official, arbitrator and international consultant, she is an expert in the fields of legal, finance, audit, governance, dispute resolution and administration.
She graduated from the University of the Philippines in 1977 with a degree in Bachelor of Science in Business Administration and Accountancy and in 1981 with Bachelor of Laws. In 1987, she obtained her Master of Laws (Tax) from the New York University. She is a Certified Public Accountant.
Amando M. Tetangco, Jr., Member Mr. Tetangco, 69, Filipino, is the Lead Independent Director of Belle Corporation who was elected on December 4, 2017. He is concurrently an independent director of SM Prime Holdings, Inc., Converge ICT Solutions, Inc. and Pilipinas Shell Petroleum Corporation. He also currently holds directorates in Manila Hotel, Toyota Motor Philippines, and CIBI Information, Inc. He is also a trustee of St. Luke's Medical Center, Tan Yan Kee Foundation and Foundation for Liberty and Prosperity.
Mr. Tetangco was the third Governor of the Bangko Sentral ng Pilipinas (BSP) and Chairman of the Monetary Board, and served for two consecutive 6-year terms from July 2005 to July 2017. He was a career central banker for over four decades, having joined the Central Bank of the Philippines (the predecessor of Bangko Sentral ng Pilipinas [BSP]) on 25 March 1974. During his term as Governor, he held other government positions, such as the Chairman of the Anti-Money Laundering Council, the Financial Stability Coordination Council, and

the Philippine International Convention Center. He was also Vice-Chair	
of the Agriculture Credit Policy Council; and a member of the Capital	
Markets Development Council and the Export Development Council.	
Prior to his first appointment as Governor in 2005, he was Deputy	
Governor in-charge of the Banking Services Sector, Economic Research	
and Treasury of the BSP. He also was the Alternate Executive Director	
of the International Monetary Fund in Washington, D.C. from 1992 to	
1994. Before joining the Central Bank, he worked briefly at the	
Management Services Division of SGV and Co. in 1973-74.	
Overseas, he was the country's representative to the ASEAN Central	
Bank Forum; the Executives' Meeting of East Asia and Pacific Central	
Banks; the South East Asia Central Banks; the South East Asia, New	
Zealand and Australia; and the Center for Latin American Monetary	
Studies. He was the Governor for the Philippines at the International	
Monetary Fund and the Alternate Governor at the World Bank and the	
Asian Development Bank. At the Bank for International Settlements,	
he was Chair of the Meeting of Small Open Economies. He also chaired	
various international committees the BIS Asian Consultative Council;	
the Financial Stability Board Regional Consultative Group for Asia; and	
the Alliance for Financial Inclusion Steering Committee.	
He was conferred the Order of Lakandula with the Rank of Bayani by	
the President of the Philippines in 2009 and the Order of the Rising	
Sun, Gold and Silver Star by the Emperor of Japan in 2019. He also	
received multiple recognition by a number of international	
organizations as one of the best central bank governors and chosen as	
MAP Management Man of the Year in 2015.	
Mr. Totongoo graduated from Atongo de Manile University with an AD	
Mr. Tetangco graduated from Ateneo de Manila University with an AB	
Economics degree (cum laude), and obtained his Masters in Public	
Policy and Administration (Development Economics) at the University	
of Wisconsin at Madison, Wisconsin, USA, as a BSP scholar. He	

Recommendation 3.6		attended various training programs at different institutions, including the Harvard Business School and the New York Institute of Finance. Related Party Transactions Committee https://www.bellecorp.com/corporate-governance/board-matters
 All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information. 	COMPLIANT	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 process.Manual on Corporate Governance (February 2021), item 3, pp.20-31
2. Committee Charters provide standards for evaluating the performance of the Committees.	COMPLIANT	https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf Committee Charters https://www.bellecorp.com/corporate-governance/board-matters
 Committee Charters were fully disclosed on the company's website. 	COMPLIANT	Provide link to company's website where the Committee Charters are disclosed. Committee Charters https://www.bellecorp.com/corporate-governance/board-matters
Principle 4: To show full commitment to the company, responsibilities, including sufficient time to be familiar Recommendation 4.1		uld devote the time and attention necessary to properly and effectively perform their duties and ion's business.
 The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele- /videoconferencing conducted in accordance 	COMPLIANT	Provide information on or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings. Manual on Corporate Governance (February 2021), item 4.1, p.31

with the rules and regulations of the		https://www.bellecorp.com/sites/default/files/governance/Amended	
Commission.		%20MCG%2002242021%20-%20WEBSITE.pdf	
		On March 19, 2021, the Board of Directors discussed and approved	
		the internal procedures on meetings by remote communication given	
		the on-going pandemic which prevented face-to-face meetings.	
		the on going pandemic which prevented face to face meetings.	
		If a Director is not able to personally attend the meeting, subject to	
		the existing rules, he may be able to participate through the use of	
		modern technology such as but not limited to telephone or video	
		conference. This is on the premise that said Director is able to	
		participate actively in the discussions. Prior advice to the Corporate	
		Secretary is required so arrangements for the tools for	
		communication and recording to be used may be made. Prior to the	
		start of the actual meeting, it is important to determine if all	
		Directors present can hear one another as well as the other	
		participants who will present matters before the Board or Committee	
		meetings.	
		Provide information or link/reference to a document containing	
		information on the attendance and participation of directors to	
		Board, Committee and shareholders' meetings.	
		Summary of Board Activities in 2021	
		https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202	
		1%20Summary%20of%20Board%20Activities.pdf	
		SEC Form 17-A Annual Report for 2021 (Amended), pp. 54, 57-	
		58	
		https://www.bellecorp.com/sites/default/files/investor_relations/Am	
		ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
2. The directors review meeting materials for all	COMPLIANT	Manual on Corporate Governance (February 2021), item 2.9.2, p.19	
Board and Committee meetings.			
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		https://www.bellecorp.com/sites/default/files/governance/Amended%20MCG%2002242021%20-%20WEBSITE.pdfAs a matter of policy, Board materials are sent to the Directors in advance electronically to provide them ample time to prepare for their Board and Committee Meetings. Printed copies are made available upon request.	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	COMPLIANT	Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by directors.Manual on Corporate Governance (February 2021), items 2.9.3, 19; item 4.1, p.31 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdfSummary of Board Activities for 2021 https://www.bellecorp.com/corporate-governance/board-mattershttps://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%20of%20Board%20Activities.pdf	
Recommendation 4.2			
 Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company. 	COMPLIANT	Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously.The Board on February 23, 2018 has approved the policy on limiting its non-executive directors to hold a maximum of five seats in publicly-listed companies, which includes Belle Corporation.Manual on Corporate Governance (February 2021), item 4.2.4, p.32 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	

		Policy on Directors' Board Seats Held in Other Companies https://www.bellecorp.com/sites/default/files/governance/03.%20B EL%20Policy%20on%20Directorships%20in%20Other%20Cos%20GO V-2018-004.pdfProvide information or reference to document containing information on the directorships of the company's directors in both listed and non- listed companies.SEC Form 20-IS for 2021 (Definitive), pp. 17-20, 24 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdfSEC Form 17-A Annual Report for 2021 (Amended), pp. 44-47, 49-50 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%2021.pdf	
 Recommendation 4.3 1. The directors notify the company's board before accepting a directorship in another company. 	COMPLIANT	 Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed. During the February 28, 2017 Board Meeting, the Board discussed and approved the recommendation for the members of the Board to notify his incumbent Board before accepting a directorship in another Company. Following this approval, the Minutes of the Meeting were prepared duly signed by all members of the Board present during the said meeting. In addition, the Manual on Corporate Governance was revised to include such provision. 	
		Corporate Governance was revised to include such provision. Manual on Corporate Governance (February 2021), item 4.2.2, p.32 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	

		The Board approved the adoption of the policy for each Director to notify each of the companies where he sits as a member of the Board before he accepts a directorship in another company. Policy on Directors' Board Seats Held in Other Companies <u>https://www.bellecorp.com/sites/default/files/governance/03.%20B</u> <u>EL%20Policy%20on%20Directorships%20in%20Other%20Cos%20GO</u> <u>V-2018-004.pdf</u>	
Optional: Principle 4			
 Company does not have any executive directors who serve in more than two boards of listed companies outside of the group. 	NON- COMPLIANT		
 Company schedules board of directors' meetings before the start of the financial year. 	COMPLIANT	Manual on Corporate Governance (February 2021), item 2.7.3, p.18 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdfThe Board scheduled its 2021 meetings on October 22, 2020, while the 2022 meetings were discussed and approved on October 27, 2021.Summary of Board Activities for 2020 https://www.bellecorp.com/corporate-governance/board-mattershttps://www.bellecorp.com/corporate-governance/board-mattershttps://www.bellecorp.com/sites/default/files/2020%20Belle% 20Board%20and%20Committee%20Meetings_0.pdfSummary of Board Activities for 2021 https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202 1%20Summary%20of%20Board%20Activities.pdf	
3. Board of directors meet at least six times during	COMPLIANT	Indicate the number of board meetings during the year and provide	
the year.		proof.	

 Company requires as minimum quorum of at least 2/3 for board decisions. 	COMPLIANT	Manual on Corporate Governance (February 2021), item 2.7.3, p.18 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf BEL BOD Attendance to 2021 BOD Meetings SEC Form 17A Annual Report for 2021 (Amended), p. 54 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf Summary of Board Meetings for 2021 https://www.bellecorp.com/sites/default/files/BEL%20FINAL%2 02021%20Summary%20of%20Board%20Activities.pdf Indicate the required minimum quorum for board decisions. Manual on Corporate Governance (February 2021), item 2.7.6, p.19 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf Presence of 2/3 of the directors is required when determining the quorum of the meeting.	
 Principle 5: The board should endeavor to exercise an or Recommendation 5.1 1. The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher. 	bjective and indep	endent judgment on all corporate affairs Provide information or link/reference to a document containing information on the number of independent directors in the board. The Belle Board is composed of three Independent Directors, namely, Mr. Amando M. Tetangco, Jr., who is the Lead Independent Director, Mr. Jaime J. Bautista, and Atty. Maria Gracia M. Pulido Tan.	

		SEC Form 17-A Annual Report for 2021 (Amended),	
		Directors/Executives, pp. 44-45	
		https://www.bellecorp.com/sites/default/files/investor_relations/Am	
		ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
		Belle Corporation's website	
		https://www.bellecorp.com/our-company/board-directors	
		During the June 25, 2021 Annual Shareholders' Meeting, Messrs.	
		Tetangco and Bautista and Atty. Tan were elected as Independent	
		Directors. They were re-elected during the April 28, 2022 Annual	
		Shareholders' Meeting.	
		Results of the Belle 2021 Annual Stockholders' Meeting	
		https://www.bellecorp.com/sites/default/files/investor_relations/Res	
		ults%20of%20Annual%20or%20Special%20Stockholders%27%20Mee	
		ting%2006252021%20WEBSITE.pdf	
		Results of the Belle 2022 Annual Shareholders' Meeting	
		https://www.bellecorp.com/sites/default/files/investor_relations/BE	
		L%202022%20results%20of%20ASM.pdf	
Recommendation 5.2	Γ		
1. The independent directors possess all the	COMPLIANT	<i>Provide information or link/reference to a document containing</i>	
qualifications and none of the disqualifications to		information on the qualifications of the independent directors.	
hold the positions.			
		SEC Form 17-A Annual Report for 2021 (Amended), pp. 44-46	
		https://www.bellecorp.com/sites/default/files/investor_relations/Am	
		ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
		SEC Form 20-IS for 2021 (Definitive), pp. 19-21	
		https://www.bellecorp.com/sites/default/files/investor_relations/BE	
		L%20%202021%20Definitive%20Information%20Statement%20Final	
		%20for%20the%20SEC-%20WEBSITE%20r.pdf	

		Manual on Corporate Governance (February 2021), item 5.1, pp. 32- 33 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	
Supplement to Recommendation 5.2			
 Company has no shareholder agreements, by- laws provisions, or other arrangements that constrain the directors' ability to vote independently. 	COMPLIANT	 Provide link/reference to a document containing information that directors are not constrained to vote independently. Belle has no shareholder agreements, by-laws, provisions, or other arrangements that constrain the directors' ability to vote independently. 	
Recommendation 5.3			
 The independent directors serve for a cumulative term of nine years (reckoned from 2012). 	COMPLIANT	Provide information or link/reference to a document showing the years IDs have served as such.SEC Form 17-A Annual Report for 2020, pp. 38 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%2017-A%20-%20WEBSITE.pdfhttps://www.bellecorp.com/our-company/board-directorsSEC Form 17-A Annual Report for 2021, p.43 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdfSEC Form 20-IS for 2021 (Definitive), pp. 6-11 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf	

 The company bars an independent director from serving in such capacity after the term limit of nine years. 	COMPLIANT	Provide information or link/reference to a document containing information on the company's policy on term limits for its independent directors. During the February 23, 2018 Board meeting, the Board approved the policy on setting the maximum term of nine years for Independent Directors, reckoning date of which is January 2012, or the date of commencement of their term, if later than January 2012. The Independent Directors (ID) may serve as a Non-executive Director after his/her tenure as an ID. Policy on Tenure of Independent Directors https://www.bellecorp.com/sites/default/files/governance/04.%20B EL%20Policy%20on%20Tenure%20of%20IDs%20GOV-2018-005.pdf	
		Manual on Corporate Governance (February 2021), item 2.5.1.h, p. 17 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	COMPLIANT	Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting.Messrs. Cesar E. A. Virata and Gregorio U. Kilayko completed their 9- year tenure as Independent Directors in June 2021 when their successors get elected.The nominees for election as Independent Directors for 2021-2022 during the June 25, 2021 ASM are Messrs. Amando M. Tetangco, Jr., Jaime J. Bautista, and Ms. Maria Gracia P. Tan.Proxy Form for 2021 ASM https://www.bellecorp.com/sites/default/files/investor_relations/Pro xy%20Form%20Belle%20ASM%202021.pdf	

Decommendation F 4			
 Recommendation 5.4 The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals. 	COMPLIANT	 Identify the company's Chairman of the Board and Chief Executive Officer. The positions of Chairman of the Board and Chief Executive Officers are held by separate individuals. Mr. Willy N. Ocier was re-elected as a member of the Board on June 25, 2021. He was appointed as the Chairman of the Board, on the same day during the Board Organizational Meeting Mr. Manual A. Gana was re-elected to the Board of Directors on June 25, 2021 and was re-appointed as the President and Chief Executive Officer during the Board Organizational Meeting held on the same day 	
		day. During the April 28, 2022 Annual Shareholders' Meeting, Mr. Willy N. Ocier was elected again as a member of the Board. Meanwhile, Mr. Gana withdrew his nomination due to his impending retirement. The Corporate Governance Committee then recommended the nomination of Mr. Jackson T. Ongsip, who was later appointed as the Company's President and Chief Executive Officer during the Board Organizational Meeting.	
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	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.Manual on Corporate Governance (February 2021), item 2.2, pp. 12- 13 and item 5.2., pp. 33-34 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	

Recommendation 5.5		Identify the relationship of Chairman and CEO. No relationship between the Chairman and the CEO.	
 If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors. 	COMPLIANT	 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. The Chairman of the Board is not an Independent Director. During the Organizational Meeting held on June 25, 2021 and on April 28, 2022, Mr. Amando M. Tetangco, Jr. was designated as the Company's Lead Independent Director. Results of the 2021 Organizational Meeting https://www.bellecorp.com/sites/default/files/investor_relations/Results%200f%20Organizational%20Meeting%20of%20Board%200f%20 Directors%2006252021%20WEBSITE.pdf Results of the 2022 Organizational Meeting https://www.bellecorp.com/sites/default/files/investor_relations/BE_L%202022%20results%20of%20BOM.pdf Belle Corporation's website / Amando M. Tetangco, Jr. https://www.bellecorp.com/our-company/board-of-directors/amando-m-tetangco-jr Amando M. Tetangco, Jr. Mr. Tetangco, 69, Filipino, is the Lead Independent Director of Belle Corporation who was elected on December 4, 2017. He is concurrently an independent director of SM Prime Holdings, Inc., Converge ICT Solutions, Inc. and Pilipinas Shell Petroleum Corporation. He also currently holds directorates in Manila Hotel, Toyota Motor Philippines, 	

 and CIBI Information, Inc. He is also a trustee of St. Luke's Medical Center, Tan Yan Kee Foundation and Foundation for Liberty and Prosperity. Mr. Tetangco was the third Governor of the Bangko Sentral ng Pilipinas (BSP) and Chairman of the Monetary Board, and served for two consecutive 6-year terms from July 2005 to July 2017. He was a career central banker for over four decades, having joined the Central Bank of the Philippines (the predecessor of Bangko Sentral ng Pilipinas[BSP])
on 25 March 1974. During his term as Governor, he held other government positions, such as the Chairman of the Anti-Money Laundering Council, the Financial Stability Coordination Council, and the Philippine International Convention Center. He was also Vice-Chair of the Agriculture Credit Policy Council; and a member of the Capital Markets Development Council and the Export Development Council. Prior to his first appointment as Governor in 2005, he was Deputy Governor in-charge of the Banking Services Sector, Economic Research and Treasury of the BSP. He also was the Alternate Executive Director of the International Monetary Fund in Washington, D.C. from 1992 to 1994. Before joining the Central Bank, he worked briefly at the Management Services Division of SGV and Co. in 1973-74.
Overseas, he was the country's representative to the ASEAN Central Bank Forum; the Executives' Meeting of East Asia and Pacific Central Banks; the South East Asia Central Banks; the South East Asia, New Zealand and Australia; and the Center for Latin American Monetary Studies. He was the Governor for the Philippines at the International Monetary Fund and the Alternate Governor at the World Bank and the Asian Development Bank. At the Bank for International Settlements, he was Chair of the Meeting of Small Open Economies. He also chaired various international committees the BIS Asian Consultative Council; the Financial Stability Board Regional Consultative Group for Asia; and the Alliance for Financial Inclusion Steering Committee.

Recommendation 5.6		He was conferred the Order of Lakandula with the Rank of Bayani by the President of the Philippines in 2009 and the Order of the Rising Sun, Gold and Silver Star by the Emperor of Japan in 2019. He also received multiple recognition by a number of international organizations as one of the best central bank governors and chosen as MAP Management Man of the Year in 2015. Mr. Tetangco graduated from Ateneo de Manila University with an AB Economics degree (cum laude), and obtained his Masters in Public Policy and Administration (Development Economics) at the University of Wisconsin at Madison, Wisconsin, USA, as a BSP scholar. He attended various training programs at different institutions, including the Harvard Business School and the New York Institute of Finance. Manual on Corporate Governance (February 2021), item 5.3, pp. 34- 35 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. 	COMPLIANT	 Provide proof of abstention, if this was the case. During the October 26, 2018 Board Meeting, one of the Board members requested that he be excused from the deliberations and voting on the proposed transaction with a certain bank, inasmuch as he also currently sits in the Board of Directors of that bank. At the October 25, 2018 meeting of the Risk Oversight Committee, one of the committee members having a conflict of interest abstained from the discussion on the particular transaction. 	
Recommendation 5.71. The non-executive directors (NEDs) have separate periodic meetings with the external	COMPLIANT	Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings.	

	auditor and heads of the internal audit, compliance and risk functions, without any executive present.		The non-executive directors (NEDs) had separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. This was done on	
2.	The meetings are chaired by the lead independent director.	COMPLIANT	December 9, 2021, attended by the NEDs, and heads of Internal Audit, Compliance and Risk Management. These meetings were chaired by Mr. Amando M. Tetangco, Jr., Lead Independent Director. Summary of Board Activities for 2021 <u>https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202</u> <u>1%20Summary%20of%20Board%20Activities.pdf</u>	
Ор	tional: Principle 5			
1.	None of the directors is a former CEO of the company in the past 2 years.	COMPLIANT	Provide name/s of company CEO for the past 2 years. From March 15, 2017 to April 28, 2022 – Mr. Manuel A. Gana	
a b Ree	ody, and assess whether it possesses the right mix commendation 6.1	•	assessment process. The Board should regularly carry out evaluations to ap nd competencies.	opraise its performance as
a b Ree	ody, and assess whether it possesses the right mix	•		opraise its performance as
a b Rec 1.	ody, and assess whether it possesses the right mix commendation 6.1 Board conducts an annual self-assessment of its	of backgrounds ar	nd competencies. Provide proof of self-assessments conducted for the whole board, the	opraise its performance as
a b Rec 1.	ody, and assess whether it possesses the right mix commendation 6.1 Board conducts an annual self-assessment of its performance as a whole. The Chairman conducts a self-assessment of his	of backgrounds ar	Provide proof of self-assessments conducted for the whole board, the individual members, the Chairman and the Committees. The Board conducts an annual self-assessment of its collective and	opraise its performance as

 Every three years, the assessments are supported by an external facilitator. 	COMPLIANT	Identify the external facilitator and provide proof of use of an external facilitator. As recommended by the Code of Corporate Governance effective from January 2017, Belle had engaged the service of a third-party, the Good Governance Advocates and Practitioners of the Philippines, Inc. (GGAPP), to facilitate and support its 2019 Board Assessment. The report of GGAPP was submitted on April 16, 2019. Per Company policy, this will be done every three years thereafter.	
 Recommendation 6.2 1. Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. 	COMPLIANT	Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual directors and committees, including a feedback mechanism from shareholders. The Board of Directors conducts its own individual self-assessment	
 The system allows for a feedback mechanism from the shareholders. 	COMPLIANT	 every year and collegiately appraises the performances of the following: Chairman, Chief Executive Officer, Chief Compliance Officer, Chief Risk Officer, and Chief Audit Officer. Criteria used for the assessment are Independence, Leadership, Expertise and Corporate Governance as indicated in the evaluation forms which is made available to the public through the Company's website. Board of Directors Evaluation for 2021 https://www.bellecorp.com/sites/default/files/BEL%20Board%20Eval %20Form%202021.pdf Manual on Corporate Governance (February 2021), item 6.1, pp. 35-36 	

		https://www.bellecorp.com/sites/default/files/governance/Amended	
		%20MCG%2002242021%20-%20WEBSITE.pdf	
		<u>%20101CG%2002242021%20-%2000EB311E.put</u>	
		In order to promote transparency and accountability, the	
		Corporation has a dedicated contact information, where	
		shareholders and stakeholders alike may communicate with the	
		Board of Directors through the Governance Department on concerns	
		they may have. Contact details of the Governance Department are	
		included in the Company's website.	
		included in the company's website.	
		https://www.bellecorp.com/contact-us	
		https://www.bellecorp.com/corporate-governance/company-policies	
		https://www.bellecorp.com/corporate-governance/company-policies	
		SEC Form 20-IS for 2021 (Definitive), p. 87	
		https://www.bellecorp.com/sites/default/files/investor_relations/BE	
		L%20%202021%20Definitive%20Information%20Statement%20Final	
		%20for%20the%20SEC-%20WEBSITE%20r.pdf	
Principle 7: Members of the Board are duty-bound to a	pply high ethical st	andards, taking into account the interests of all stakeholders.	
Recommendation 7.1			
1. Board adopts a Code of Business Conduct and	COMPLIANT	Provide information on or link/reference to the company's Code of	
Ethics, which provide standards for professional		Business Conduct and Ethics.	
and ethical behavior, as well as articulate			
acceptable and unacceptable conduct and		Code of Business Conduct and Ethics (May 2018)	
		https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018	
practices in internal and external dealings of the			
company.		<u>.pdf</u>	
		https://www.bellecorp.com/corporate-governance/code-business-	
		conduct-and-ethics	
2. The Code is properly disseminated to the Board,	COMPLIANT	Provide information on or discuss how the company disseminated the	
senior management and employees.		Code to its Board, senior management and employees.	

		The Code of Business Conduct and Ethics (CBCE) version May 2018 was approved by the Board. The said document was then sent to the Board, senior management and employees via email blast. It was also published through the company's website and intranet/portal. Regular updates are also sent through the same medium. Distribution to and discussion of the details CBCE also part of the on- boarding session provided by the Human Resources and Governance Departments for all new employees.	
3. The Code is disclosed and made available to the public through the company website.	COMPLIANT	Provide a link the company's website where the Code of Business Conduct and Ethics is posted/disclosed. Code of Business Conduct and Ethics https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018 .pdf Belle Corporation website https://www.bellecorp.com/corporate-governance/code-business- conduct-and-ethics	
Supplement to Recommendation 7.1			
 Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. 	COMPLIANT	 Provide information on or link/reference to a document containing information on the company's policy and procedure on curbing and penalizing bribery. Company Policies – Gifts/Entertainment/Hospitality https://www.bellecorp.com/sites/default/files/governance/GCA%20P olicy%20GOV-2017-005%20GHE%20v3.pdf Belle Corporation website https://www.bellecorp.com/corporate-governance/company-policies 	

		This is further supported by the Company's Policy on Accountability, Integrity, and Vigilance whereby employees are encouraged to report violations or suspected violations of the Code of Business Conduct and Ethics without fear of retaliation. Company Policies – Policy on Accountability, Integrity, and Vigilance https://www.bellecorp.com/sites/default/files/governance/Accounta bility%2C%20Integrity%20%26%20Vigilance%20%28Whistle- Blowing%29.pdf	
Recommendation 7.2			
 Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies. 	COMPLIANT	 Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies. The Head of Human Resources Department is responsible for distribution of the CBCE to all directors, employees, suppliers, and handle investigation of reported violations. He together with the Heads for Internal Audit and Corporate Governance comprise the Ethics Committee, which shall also ensure that immediate investigation is conducted for reported violations. The Managers, on the other hand, are responsible for the dissemination and implementation of the provisions of the Code in their respective work units. For all employees and officers' easy reference, the CBCE is also posted in the company's intranet/portal and corporate website. Indicate who are required to comply with the Code of Business Conduct and Ethics (CBCE) and any findings on non-compliance. The Directors, Management, employees, advisers, consultants, and suppliers acting on behalf of Belle are required to comply. The other vendors, contractors, and stakeholders doing business with Belle shall align their dealings with Belle's CBCE. 	

Principle 8: The company should establish corporate disc	closure policies a	Since it was released, there are no reported violations of the CBCE. In the meantime, the Directors, Management, and employees alike complied with the Policy on Gifts, Entertainment, and Hospitality as they submitted their declarations for gifts received during the 2019 holiday season. Records of such are kept in the Office of the President as consolidated by the Governance Department. Disclosure and Transparency and procedures that are practical and in accordance with best practices and	d regulatory expectations.
Recommendation 8.1			
	COMPLIANT	Provide information on or link/reference to the company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders.Corporate Disclosures https://www.bellecorp.com/investor-relations/sec-and-pse-filingshttps://www.bellecorp.com/sites/default/files/governance/01a.%20 GCA%20Policy%20GOV-2018-001%20Disclosures.pdfSEC Form 17-A Annual Report for 2021 (Amended); 2021 Audited Financial Statements; 2021 Sustainability Report https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
 Supplement to Recommendations 8.1 Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within 	Compliant	Indicate the number of days within which the consolidated and interim reports were published, distributed or made available from the end of the fiscal year and end of the reporting period, respectively.	

forty-five (45) days from the end of the reporting period.		Consolidated financial statements for 2021 was submitted to the SEC on March 1, 2022, and to the PSE on the same day and approved as Company Report the following day. https://www.bellecorp.com/investor-relations/financial-reports The 1 st Quarterly financials for 2021 was published42 days after the end of the reporting period, while the 2 nd and 3 rd quarterly financials were submitted within 30 days after end of each reporting period. https://www.bellecorp.com/investor-relations/quarterly-financials	
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.	COMPLIANT	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. The Company discloses in its annual definitive information statement, the principal risks associated with the identity of the Company's shareholders, the degree of ownership concentration, cross-holdings among company affiliates and other pertinent information on equity position in the Company. https://www.bellecorp.com/investor-relations/sec-and-pse-filings SEC Form 20-IS for 2021 (Definitive), pp. 15-16 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%20201%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf SEC Form 17-A Annual Report for 2021 (Amended), pp. 52-53 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	

Recommendation 8.2 1. Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days. COMPLIANT Provide information on or link/reference requiring directors and officers to disclose/report to the company any dealings in the company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days. COMPLIANT Insider Trading Policy https://www.bellecorp.com/sites/disclose/report to the company any dealings in the company's shares within three business days. Auge: COMPLIANT Insider Trading Policy https://www.bellecorp.com/sites/disclose/report to the company any dealings in the company's shares within three business days. Auge: Indicate actual dealings of directors	isclose their efault/files/ %20v1r2.pd ate-governa	dealings i governand	ce/GOV-
1. Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days. COMPLIANT Provide information on or link/referrequiring directors and officers to disclose/report to the company any dealings in the company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days. COMPLIANT Provide information on or link/referrequiring directors and officers to disclose/report to the company any dealings in the company's shares within three business days. 2. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days. COMPLIANT Insider Trading Policy https://www.bellecorp.com/sites/d 2017-002%20INSIDER%20TRADING https://www.bellecorp.com/corpor	isclose their efault/files/ %20v1r2.pd ate-governa	dealings i governand	ce/GOV-
disclose/report to the company any dealings in https://www.bellecorp.com/sites/d the company's shares within three business 2017-002%20INSIDER%20TRADING days. https://www.bellecorp.com/corpor	<u>%20v1r2.pd</u> ate-governa	<u>lf</u>	
Trading of BEL shares Below table shows the shareholdings of Belle Di	entage and	date of tr	ansactio
Number of Churse hald	n (+) Disposition (-)	Number of	% of
Ocier, Willy N. 69,928,702 1,48 Uvchaco, Elizabeth Anne C. 1.000		- 71,408,702 - 1,000	-
Gana, Manuel A. 51,000		- 51,000	
Bautista, Jaime J.*		- 11,000	-
Ng, Jacinto Jr. C. 135,860,666		135,860,666	
Sio, Jose T. 1,000		- 1,000	
Tan, Maria Gracia P. * -		. 666	0
Tetangco, Amando Jr. M. 1,000		- 1,000	0
Yap, Virginia A. 160,000		- 160,000	0
TOTALS 206,003,368 1,480,0	00 0	207,495,034	2.11
SEC Form 20-IS for 2021 (Definitive) https://www.bellecorp.com/sites/d L%20%202021%20Definitive%20Inf %20for%20the%20SEC-%20WEBSIT SEC Form 17-A Annual Report for 20	efault/files/ ormation%2 E%20r.pdf	20Stateme	ent%20Fi

Supplement to Recommendation 8.2		https://www.bellecorp.com/sites/default/files/investor_relations/Amended%20Belle%20SEC%20Form%2017A%20for%202021.pdfStatement of Changes in Beneficial Ownership of Securities (SECForm 23-B)https://www.bellecorp.com/investor-relations/other-reports- and-filings
 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). 	COMPLIANT	Provide information on or link/reference to the shareholdings of directors, management and top 100 shareholders. SEC Form 20-IS for 2021 (Definitive), pp. 16-17 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%20201%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf SEC Form 17-A Annual Report for 2021 (Amended), pp. 52-53 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf Insider Trading Policy https://www.bellecorp.com/sites/default/files/governance/GOV- 2017-002%20INSIDER%20TRADING%20v1r2.pdf https://www.bellecorp.com/corporate-governance/company-policies a) Public Ownership Report b) List of Top 100 Stockholders c) Belle Shares Buyback Transactions https://www.bellecorp.com/investor-relations/sec-and-pse-filings a) List of Top 100 Stockholders

		b) Belle Shares Buy-Back Transactions	
		c) Public Ownership Reports	
		c) Public Ownership Reports	
		Provide link or reference to the company's Conglomerate Map.	
		Conglomerate Map	
		https://www.bellecorp.com/sites/default/files/Company/Belle_Congl	
		<u>o%20Map_2021.pdf</u>	
		https://www.bellecorp.com/our-company/corporate-structure	
		Corporate Structure	
		https://www.bellecorp.com/sites/default/files/Company/Belle%2020	
		21%20Corporate%20Structure.pdf	
		https://www.bellecorp.com/our-company/corporate-structure	
Recommendation 8.3			
1. Board fully discloses all relevant and material	COMPLIANT	Provide link or reference to the directors' academic qualifications,	
information on individual board members to		share ownership in the company, membership in other boards, other	
evaluate their experience and qualifications, and		executive positions, professional experiences, expertise and relevant	
assess any potential conflicts of interest that		trainings attended.	
might affect their judgment.			
		Directors' academic qualifications, memberships in other boards,	
		professional experiences and expertise:	
		SEC Form 20-IS for 2021 (Definitive), pp. 17-21, 24	
		https://www.bellecorp.com/sites/default/files/investor_relations/BE	
		L%20%202021%20Definitive%20Information%20Statement%20Final	
		%20for%20the%20SEC-%20WEBSITE%20r.pdf	
		SEC Form 17-A Annual Report for 2021 (Amended), pp. 44-46	
		SEC Form 17-A Annual Report for 2021 (Amended), pp. 44-46 https://www.bellecorp.com/sites/default/files/investor_relations/Am	

		Belle Corporation's Website/Board Diversity Policy, Board Distinction List and Skill Set Matrix https://www.bellecorp.com/sites/default/files/BEL%20BOD%20Matri x%202021.pdfRelevant Trainings Attended: Corporate Governance Training https://www.bellecorp.com/sites/default/files/investor_relations/Ot her%20SEC%20Forms%2C%20Reports%20and%20Requirements%20 -%20BEL%2010072021%20COAs%20-%20WEBSITE.pdfhttps://www.bellecorp.com/sites/default/files/investor_relations/BE L%20CEAV%20COA%20-%20WEBSITE.pdfShare ownership in the company: SEC Form 17A Annual Report for 2021 (Amended), p. 53 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	 Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership on other boards, other executive positions, professional experiences, expertise and relevant training attended. Officers' academic qualifications, membership in other boards, professional experiences and expertise: Board of Directors for 2022-2023 https://www.bellecorp.com/our-company/board-directors SEC Form 20-IS for 2021 (Definitive), pp. 17-20, 24 85 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf 	

		SEC Form 17A Annual Report for 2021 (Amended), pp. 44-46, 49-50 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
		Relevant Trainings Attended: Corporate Governance Training	
		https://www.bellecorp.com/sites/default/files/investor_relations/Ot	
		her%20SEC%20Forms%2C%20Reports%20and%20Requirements%20	
		<u>-%20BEL%2010072021%20COAs%20-%20WEBSITE.pdf</u>	
		Share Ownership in the company:	
		SEC Form 20-IS for 2021 (Definitive), p.17	
		https://www.bellecorp.com/sites/default/files/investor_relations/BE	
		L%20%202021%20Definitive%20Information%20Statement%20Final	
		%20for%20the%20SEC-%20WEBSITE%20r.pdf	
		SEC Form 17A Annual Report for 2021 (Amended), pp. 61	
		https://www.bellecorp.com/sites/default/files/investor_relations/Am	
		ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
Recommendation 8.4			
1. Company provides a clear disclosure of its	COMPLIANT	Disclose or provide link/reference to the company policy and practice	
policies and procedure for setting Board		for setting board remuneration.	
remuneration, including the level and mix of the			
same.		Manual on Corporate Governance (February 2021), item 2.1.j, p. 11;	
		item 3.6.1, pp. 29-30; item 8.4, p.37	
		https://www.bellecorp.com/sites/default/files/governance/Amended	
		<u>%20MCG%2002242021%20-%20WEBSITE.pdf</u>	
		The Compensation and Remuneration Committee, from time to time,	
		may recommend an increase in the per diem that a Director receives	
		for attendance in Board and Committee meetings which the Board	
		may approve should they find them just and reasonable. Any Director	

		is prohibited from participating remuneration. Each member of the Board of Directors for the year 2021. The the meetings attended and all the Company.	⁻ Directors receive amounts represer	ed the following as at their per diem for	
		Directors	2021 Per Diem		
		1 Tetangco, Jr., Armando M. (ID)	3,000,000		
		2 Tan, Maria Gracia P. * (ID)	1,041,096		
		3 Bautista, Jaime J.* (ID)	1,041,096		
		4 Ocier, Willy N.	720,000		
		5 Gana, Manuel A.	720,000		
		6 Uychaco, Elizabeth Anne C.	720,000		
		7 Sio, Jose T.	720,000		
		8 Ng, Jr., Jacinto C.	720,000		
		9 Yap, Virginia A.	720,000		
		* first elected on June 25, 2021			
2. Company provides a clear disclosure of its	COMPLIANT	Disclose or provide link/referenc	e to the company	policy and practice	
policies and procedure for setting executive remuneration, including the level and mix of the		for determining executive remur		, ,	
same.		Manual on Corporate Governan	ce (February 2021), item 2.1.j, p.11;	
		item 3.6.1, pp. 29-30; item 8.4,			
		https://www.bellecorp.com/site		vernance/Amended	
		<u>%20MCG%2002242021%20-%2</u>	OWEBSITE.pdf		
		The Compensation and Remune	eration Committee	recommends	
		compensation scheme proposal		-	
		Team, which the Board of Direct just and reasonable.	tors approves shou	uld they find them	

 Company discloses the remuneration on an individual basis, including termination and retirement provisions. 	COMPLIANT	Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.SEC Form 17A Annual Report for 2021 (Amended), p. 51 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
Recommendation 8.5			
 Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance. 	COMPLIANT	Disclose or provide reference/link to company's RPT policies. Related Party Transactions <u>https://www.bellecorp.com/sites/default/files/governance/01.%20B</u> <u>EL%20GCA%20POLICY%20RPT%2010252019.pdf</u>	
 Company discloses material or significant RPTs reviewed and approved during the year. 	COMPLIANT	Provide information on all RPTs for the previous year or reference to a document containing the following information on all RPTS: 1. name of the related counterparty; 2. relationship with the party; 3. transaction date; 4. type/nature of transaction; 5. the required approval (i.e. names of the board of directors approving, names and percentage of shareholders who approved) based on the company's policy; and 6. other terms and conditions. SEC Form 17A Annual Report for 2021 (Amended): Audited Financial Statements – Related Party Transactions, item 35, pp.76-77 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
Supplement to Recommendation 8.5			

 Company requires directors to disclose their interests in transactions or any other conflict of interests. 	COMPLIANT	Indicate where and when directors disclose their interests in transactions or any other conflict of interests. Conflict of Interest <u>https://www.bellecorp.com/sites/default/files/governance/GCA%20P</u> olicy%20GOV-2017-004%20CONFLICT_0.pdf Code of Business Conduct and Ethics, Item II.B, p.2 <u>https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018</u> .pdf Directors disclose the extent of their interest in proposed transactions or any other conflicts of interest during the Board and/or Committee Meetings. The conflicted Directors then are not counted in the quorum related to the said transaction. The Corporate Secretary ensures that this is duly recorded in the Minutes of the meeting.	
Optional: Recommendation 8.5 Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length. 	COMPLIANT	Provide link or reference where this is disclosed, if anyManual on Corporate Governance (February 2021), item 2.1.l, pp. 11-12https://www.bellecorp.com/sites/default/files/governance/Amended%20MCG%2002242021%20-%20WEBSITE.pdfSEC Form 17-A Annual Report for 2021 (Amended), p.56 / BoardCommittees / Related Party Transactions item 5https://www.bellecorp.com/sites/default/files/investor_relations/Amended%20Belle%20SEC%20Form%2017A%20for%202021.pdfThe Related Party Transactions Committee is tasked to assessmaterial agreements with related parties to ensure that the RPTs areconducted at market rates and on arm's length basis.	

Recommendation 8.6		Policy on Related Party Transactions https://www.bellecorp.com/sites/default/files/governance/01.%20B EL%20GCA%20POLICY%20RPT%2010252019.pdf It is the Company's policy that transactions with related parties are made at terms equivalent to prevailing market rates and at arm's length basis.	
 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. 	COMPLIANT	Provide link or reference where this is disclosed. Corporate Disclosures https://www.bellecorp.com/investor-relations/sec-and-pse-filings https://www.bellecorp.com/sites/default/files/governance/01a.%20 GCA%20Policy%20GOV-2018-001%20Disclosures.pdf https://www.bellecorp.com/corporate-governance/company-policies	
 Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets. 	COMPLIANT	Identify independent party appointed to evaluate the fairness of the transaction price. Disclose the rules and procedures for evaluation the fairness of the transaction price, if any. The Company exercises due diligence and consults with its parent company as it appoints a third-party to evaluate the fairness of the transaction on the acquisition and disposal of assets. Compliance will all regulatory requirements shall be done at all times. Management prepares the terms of reference which is the basis for the service providers' offer sheet. It is incumbent that these providers have gone through the parent company's accreditation per company policy. Once completed, the bids are presented to the Board for consideration and approval.	

Sut	oplement to Recommendation 8.6		The Leechiu Property Consultants, an independent party, was engaged to evaluate the fairness of the transaction for the Company's project, City of Dreams Manila, in 2021.	
1.	•	COMPLIANT	 Provide link or reference where these are disclosed. There are currently no shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic directions of the company. These shall be disclosed if and when the agreements materialize. 	
Re	commendation 8.7			
1.	Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	COMPLIANT	Provide link to the company's website where the Manual on Corporate Governance is posted. Manual on Corporate Governance (February 2021)	
2.	Company's MCG is submitted to the SEC and PSE.	COMPLIANT	https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	
3.	Company's MCG is posted on its company website.	COMPLIANT	The amended MCG was submitted to the SEC and the PSE on February 24, 2021. https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20MCG%2002242021%20-%20WEBSITE.pdf	
Su	oplement to Recommendation 8.7			
1.	Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	COMPLIANT	Provide proof of submission Manual on Corporate Governance (February 2021) https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20MCG%2002242021%20-%20WEBSITE.pdf	

		https://www.bellecorp.com/corporate-governance/manual-on- corporate-governance	
Optional: Principle 8			
1. Does the company's Annual Report disclose the		Provide link or reference to the company's Annual Report containing	
following information:		the said information.	
a. Corporate Objectives	COMPLIANT	Corporate Objectives <u>https://www.bellecorp.com/our-company/vision-mission-and-values-</u> <u>statements-and-corporate-objectives</u>	
		SEC Form 17-A Annual Report for 2021 (Amended), p. 54 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
		https://www.bellecorp.com/our-company/vision-mission-and-values- statements-and-corporate-objectives	
b. Financial performance indicators	COMPLIANT	SEC Form 17-A Annual Report for 2021 (Amended), pp.15-40 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
c. Non-financial performance indicators	COMPLIANT	SEC Form 17-A Annual Report for 2021 (Amended): Annex A (Sustainability Report) https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf https://www.bellecorp.com/investor-relations/sustainability-reports 2021 Integrated Report https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%202021%20Integrated%20Report.pdf	
d. Dividend Policy	COMPLIANT	SEC Form 17-A Annual Report for 2021 (Amended), pp. 13-14	

e.	Biographical details (at least age, academic	COMPLIANT	https://www.bellecorp.com/sites/default/files/investor_relations/Amended%20Belle%20SEC%20Form%2017A%20for%202021.pdfSEC Form 17-A Annual Report for 2021 (Amended), pp. 44-47
	qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors		https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf
f.	Attendance details of each director in all directors' meetings held during the year	COMPLIANT	SEC Form 17-A Annual Report for 2021 (Amended), p. 54 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf
g.	Total remuneration of each member of the board of directors	COMPLIANT	SEC Form 17-A Annual Report for 2021 (Amended), p. 51 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf
2.	The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.	COMPLIANT	Provide link or reference to where this is contained in the Annual Report. SEC Form 17-A Annual Report for 2021 (Amended), p. 54-62 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf
3.	The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	COMPLIANT	Provide link or reference to where this is contained in the Annual Report. SEC Form 17-A Annual Report for 2021 (Amended), p. 58-59 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf
4.	The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	COMPLIANT	Provide link or reference to where this is contained in the Annual Report. Annual Confirmation of IA/IC/Compliance Systems

		https://www.bellecorp.com/sites/default/files/2019%20Internal%20	
		Audit%20and%20Compliance%20Attestation.pdf	
		SEC Form 17-A Annual Report for 2021 (Amended), pp. 59	
		https://www.bellecorp.com/sites/default/files/investor_relations/Am	
		ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf	
		https://www.bellecorp.com/corporate-governance/board-matters	
		https://www.bellecorp.com/sites/default/files/BEL%20IA%20and%20	
		Compliance%20Attestation%20for%202021.pdf	
5. The company discloses in the Annual Report	COMPLIANT	Provide link or reference to where this is contained in the Annual	
the key risks to which the company is		Report.	
materially exposed to (i.e. financial,			
operational including IT, environmental,		SEC Form 17-A Annual Report for 2021 (Amended), pp.9-11	
social, economic).		https://www.bellecorp.com/sites/default/files/investor_relations/Am	
		<u>ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf</u>	
• • •		election of an external auditor, and exercise effective oversight of the sar	ne to strengthen the
external auditor's independence and enhance audit qu	ality.		
Recommendation 9.1			
1. Audit Committee has a robust process for	COMPLIANT	Provide information or link/reference to a document containing	
approving and recommending the appointment,		information on the process for approving and recommending the	
reappointment, removal, and fees of the external		appointment, reappointment, removal and fees of the company's	
auditors.		external auditor.	
		Audit Committee Charter	
		https://www.bellecorp.com/corporate-governance/board-matters	
		https://www.bellecorp.com/sites/default/files/2021%20Belle%20Aud	
		%20Comm%20Charter%20v23feb21.pdf	
1	1		

The Audit Committee is in charge of recommending the appointment,	
re-appointment, removal and fees of the Company's external auditor	
to the Board. The Board is then tasked to endorse the same to the	
shareholders during the ASM. During the 2020 ASM, the shareholders	
approved the said recommendation by voting in absentia or thru	
remote communication. The same was done during the 2021 and 2022	
ASMs.	
The partners of the external auditor follow a rotation cycle to ensure	
the impartiality and integrity of reporting business results.	
Results of the 2021 Annual Shareholders' Meeting	
https://www.bellecorp.com/sites/default/files/investor_relations/Res	
ults%20of%20Annual%20or%20Special%20Stockholders%27%20Mee	
ting%2006252021%20WEBSITE.pdf	
Minutes of the 2021 Annual Shareholders' Meeting (approved during	
the April 28, 2022 Annual Shareholders' Meeting)	
https://www.bellecorp.com/sites/default/files/investor_relations/Bel	
le%20ASM%20Minutes 06252021%20dated%2006292021%20FINAL	
.pdf	
Results of the 2022 Annual Shareholders' Meeting	
https://www.bellecorp.com/sites/default/files/investor_relations/BE	
L%202022%20results%20of%20ASM.pdf	
Minutes of the 2022 Annual Shareholders' Meeting (draft)	
https://www.bellecorp.com/sites/default/files/investor_relations/AS	
M%202022%20Draft%20Minutes-	
%20Belle%20Corporation%20%28003%29_0.pdf	

fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders. appointment, reappointment, removal and fees of the external auditor. 100% of shareholders present/represented and entitled to vote ratified the re-appointment of the external auditor as shown in the draft Minutes of the June 25, 2021 Annual Shareholders' Meeting. Minutes of the 2021 Annual Stockholders' Meeting (approved during the April 28, 2022 Annual Shareholders' Meeting) https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%20ASM%20Minutes_06252021%200tated%2006292021%20FINAL .pdf The results of the 2021 Annual Stockholders' Meeting states of the 2021 Annual Stockholders' Meeting state the appointment of Reyes Tacandong & Co., as the Company's external auditor for 2021. Results of the 2021 Annual Stockholders' Meeting https://www.bellecorp.com/sites/default/files/investor_relations/Res ults%200f%20Annual%20or%20Special%20Stockholders'%27%20Mee ting%2006252021%20VEBSITE.pdf	
the Audit Committee, approved by the Board and ratified by the shareholders. auditor. 100% of shareholders present/represented and entitled to vote ratified the re-appointment of the external auditor as shown in the draft Minutes of the June 25, 2021 Annual Shareholders' Meeting. Minutes of the 2021 Annual Stockholders' Meeting (approved during the April 28, 2022 Annual Shareholders' Meeting) https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%20ASM%20Minutes_06252021%20dated%2006292021%20FINAL .pdf The results of the 2021 Annual Stockholders' Meeting state the appointment of Reyes Tacandong & Co., as the Company's external auditor for 2021. Results of the 2021 Annual Stockholders' Meeting https://www.bellecorp.com/sites/default/files/investor_relations/Res ults%200f%20Annual%20or%20Special%20Stockholders%27%20Mee	
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Results of the 2021 Annual Stockholders' Meeting https://www.bellecorp.com/sites/default/files/investor_relations/Res ults%20of%20Annual%20or%20Special%20Stockholders%27%20Mee	
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https://www.bellecorp.com/sites/default/files/investor_relations/Res ults%20of%20Annual%20or%20Special%20Stockholders%27%20Mee	
ults%20of%20Annual%20or%20Special%20Stockholders%27%20Mee	
Reyes Tacandong & Co. was re-appointed as the Company's External	
Auditor in 2022 during the April 28, 2022 ASM.	
Minutes of the 2022 Annual Shareholders' Meeting (draft)	
https://www.bellecorp.com/sites/default/files/investor_relations/AS	
M%202022%20Draft%20Minutes-	
%20Belle%20Corporation%20%28003%29_0.pdf	
Results of the 2022 Annual Shareholders' Meeting	
https://www.bellecorp.com/sites/default/files/investor_relations/BE	
L%202022%20results%20of%20ASM.pdf	

 For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures. 	COMPLIANT	Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor.SEC Form 20-IS for 2020, p.23 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20DIS%20for%202021%20ASM%20-%2005122021%20- %20reduced.pdfhttps://www.bellecorp.com/sites/default/files/investor_relations/Res ults%20of%20Annual%20or%20Special%20Stockholders%27%20Mee ting%2006252021%20WEBSITE.pdf	
Supplement to Recommendation 9.1			
 Company has a policy of rotating the lead audit partner every five years. 	COMPLIANT	 Provide information on or link/reference to a document containing the policy of rotating the lead audit partner every five years. SEC Form 17-A Annual Report for 2021 (Amended), pp. 42 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf The Company adheres to its policy to rotate the lead audit partner every five years. The partners of the external auditor follow a rotation cycle to ensure the impartiality and integrity of reporting business results. 	
Recommendation 9.2			
 Audit Committee Charter includes the Audit Committee's responsibility on: assessing the integrity and independence of external auditors; 	COMPLIANT	Provide link/reference to the company's Audit Committee Charter Audit Committee Charter https://www.bellecorp.com/corporate-governance/board-matters https://www.bellecorp.com/sites/default/files/2021%20Belle%20Aud %20Comm%20Charter%20v23feb21.pdf	

	 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. 			
2.	Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter Audit Committee Charter https://www.bellecorp.com/corporate-governance/board-matters https://www.bellecorp.com/sites/default/files/2021%20Belle%20Aud %20Comm%20Charter%20v23feb21.pdf	
Sup	plement to Recommendations 9.2			
1		1		
1.	Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter Audit Committee Charter https://www.bellecorp.com/corporate-governance/board-matters https://www.bellecorp.com/sites/default/files/2021%20Belle%20Aud %20Comm%20Charter%20v23feb21.pdf	

Recommendation 9.3					
 Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest. 	COMPLIANT	Disclose the nature of non-audit services performed by the external auditor, if anySEC Form 17-A Annual Report for 2021 (Amended), p. 42 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdfReyes Tacandong & Co. and SGV did not render non-audit services.			
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	COMPLIANT	Provide link or reference to guidelines or policies on non-audit servicesSEC Form 17-A Annual Report for 2021 (Amended), p. 42https://www.bellecorp.com/sites/default/files/investor_relations/Amended%20Belle%20SEC%20Form%2017A%20for%202021.pdfManual on Corporate Governance (February 2021), item 3.2.1.i, p. 22https://www.bellecorp.com/sites/default/files/governance/Amended%20MCG%2002242021%20-%20WEBSITE.pdfhttps://www.bellecorp.com/corporate-governance/manual-on-corporate-governance			
Supplement to Recommendation 9.3					
 Fees paid for non-audit services do not outweigh the fees paid for audit services. 	COMPLIANT	Provide information on audit and non-audit fees paid.There were no non-audit services rendered for 2017 - 2021.SEC Form 17-A Annual Report for 2021 (Amended), p. 42https://www.bellecorp.com/sites/default/files/investor_relations/Amended%20Belle%20SEC%20Form%2017A%20for%202021.pdf			
Additional Recommendation to Principle 9					

 Company's external auditor is duly accredited by the SEC under Group A category. 	COMPLIANT	 Provide information on company's external auditor, such as: Name of the audit engagement partner Belinda B. Fernando Accreditation number BOA / PRC Accreditation No. 4782 and SEC Accreditation No. 0207-FR-3 (Group A) Date Accredited August 16, 2021 (BOA/PRC) and August 29, 2019 (SEC) Expiry date of accreditation April 13, 2024 (BOA/PRC) and August 28, 2022 (SEC) Name, address, contact number of the audit firm Reyes Tacandong & So. BDO Towers Valero (formerly Citibank Tower) 8741 Paseo de Roxas Makati City 1226, Philippines Tel: (632) 8982 9100
 Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA). 	COMPLIANT	 Provide information on the following: Date it was subjected to SOAR inspection November 23 to December 16, 2020 Name of the Audit firm Reyes Tacandong & Co. Members of the engagement team inspected by the SEC Partner: Arthur Vinson Ong Managers: Laydel B. Balaquidan and Aura Vera Reyes
Principle 10: The company should ensure that the mate Recommendation 10.1	erial and reportab	le non-financial and sustainability issues are disclosed.
 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) 	COMPLIANT	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues.

issues of its business, which underpin sustainability.		SEC Form 17-A Annual Report for 2021 (Amended): Sustainability Report for 2021 as Annex A https://www.bellecorp.com/sites/default/files/investor_relations/BE L%2017-A%20-%20WEBSITE.pdf 2018-2021 Sustainability Reports https://www.bellecorp.com/investor-relations/sustainability-reports
 Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues. 	COMPLIANT	Provide link to Sustainability Report, if any. Disclose the standards used.2019 Sustainability Report https://www.bellecorp.com/sites/default/files/esg_report/Belle%202 019%20Sustainability%20Report.pdfBelle Corporation's 2019 Sustainability Report is the company's 2 nd Sustainability Report covering the period of January 2019 – December 2019. it is a substantiation of our commitment to the United Nations Sustainable Development Goals, the principles of the United Nations Global Compact and the Greenhouse Gas Protocol. It is also in compliance with the Philippine Securities and Exchange Commission Memorandum Circular No. 4, series of 2019 (Sustainability Reporting

	Belle Corporation's 2020 Sustainability Report is the company's third report containing its economic, environmental, social and governance performance and covers the period of January 2020 – December 2020. It is a substantiation of our commitment to the United Nations Sustainable Development Goals, the principles of the United Nations Global Compact and the Greenhouse Gas Protocol. It is also in	
	compliance with the Philippine Securities and Exchange Commission Memorandum Circular No. 4, Series of 2019 (Sustainability Reporting Guidelines for Publicly-Listed Companies). This report has been prepared in accordance with the GRI Standards: Core option. The companies included in this report are Belle Corporation, Premium Leisure Corp., Pacific Online Systems Corporation and Tagaytay Highlands.	
	2021 Sustainability Report https://www.bellecorp.com/sites/default/files/esg_report/%28FINAL %29%20Belle%202021%20SR%20v15Mar22%20V2.pdf	
	2021 Integrated Report https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%202021%20Integrated%20Report.pdf	
	The Integrated Report covers the period of January 1, 2021 up to December 31, 2021 and details Belle's economic, operational, environmental and social performance, and governance highlights. It reflects a balanced view of the Company's value creation process and the steps that it is taking to adopt and implement integrated thinking to deliver better lives not just for us now but for the generations to come.	
	The companies included in this report are Belle Corporation, Premium Leisure Corp., Pacific Online Systems Corporation and Tagaytay Highlands.	

Principle 11: The company should maintain a comprehe informed decision-making by investors, stakeholders a Recommendation 11.1		The title of this report is Together, We Live Better , which emphasizes to emphasize the role of solidarity and cooperation in advancing the common good and best interest of all stakeholders during the year that was. fficient communication channel for disseminating relevant information. This channel is crucial for ed users.	or
 Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors. 	COMPLIANT	Disclose and identify the communication channels used by the company (i.e. website, Analyst's briefing, Media briefings/press conferences, Quarterly reporting, Current reporting, etc.). Provide links, if any.The Company also conducts roadshows, briefings, and meetings with investors, analysts and the press to keep them updated on the Company's various projects and financial and operational results. The corporate website is regularly updated to disclose results of operation and disclosures filed with regulatorshttps://www.bellecorp.com/https://www.bellecorp.com/investor-relations/financial-reportsPresentation to Investors / Analysts https://www.bellecorp.com/investor-relations/presentations- investorshttps://www.bellecorp.com/sites/default/files/Analyst%20and%20In vestor%20Meetings%202020_0.pdf	
Supplemental to Principle 11			
 Company has a website disclosing up-to-date information on the following: 	COMPLIANT	Provide link to company website Company website: <u>https://www.bellecorp.com/</u>	

a. Financial statements/reports (latest quarterly)	COMPLIANT	SEC Form 17Q https://www.bellecorp.com/investor-relations/quarterly-financials
b. Materials provided in briefings to analysts and media	COMPLIANT	Investor and Analyst Meeting 2020; Investor Relations Presentation as of April 2022 <u>https://www.bellecorp.com/investor-relations/presentations- investors</u>
c. Downloadable annual report	COMPLIANT	https://www.bellecorp.com/investor-relations/financial-reports SEC Form 17-A Annual Report for 2021 (Amended) https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf
d. Notice of ASM and/or SSM	COMPLIANT	SEC Form 20-IS for 2021 (Definitive) https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf
e. Minutes of ASM and/or SSM	COMPLIANT	Minutes of 2020 Annual Stockholders' Meeting, approved during ASM on June 25, 2021 https://www.bellecorp.com/sites/default/files/investor_relations/FIN AL%20Minutes%20of%20Belle%20Corp.%20ASM%20held%20on%20 June%2022%2C%202020%20%20approved%20in%202021%20ASM.p dfMinutes of 2021 Annual Stockholders' Meeting, approved during the April 28, 2022 ASM https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%20ASM%20Minutes_06252021%20dated%2006292021%20FINAL .pdf

COMPLIANT	Minutes of the 2022 Annual Stockholders' Meeting (draft)https://www.bellecorp.com/sites/default/files/investor_relations/ASM%202022%20Draft%20Minutes- %20Belle%20Corporation%20%28003%29_0.pdfAmended Articles of Incorporation July 2014 https://www.bellecorp.com/sites/default/files/Company/Amended% 20A01%20-%20SEC%20Cert%20dtd%2025Jul2014.pdf	
	https://www.bellecorp.com/our-company/certificate-filing- amended-articles-incorporation	
	Amended By-Laws March 2018 <u>https://www.bellecorp.com/sites/default/files/Company/BEL%20Am</u> <u>ended%20BL%20NT-</u> <u>%20SEC%20Cert%20dated%202%20March%202018.pdf</u>	
	https://www.bellecorp.com/our-company/certificate-filing- amended-laws	
COMPLIANT	Company website: <u>https://www.bellecorp.com/</u>	
Internal Control	System and Risk Management Framework	
		e internal control
	COMPLIANT Internal Control proper governance	https://www.bellecorp.com/sites/default/files/investor_relations/ASM%202022%20Draft%20Minutes- %20Belle%20Corporation%20%28003%29_0.pdfCOMPLIANTAmended Articles of Incorporation July 2014 https://www.bellecorp.com/sites/default/files/Company/Amended% 20AOI%20-%20SEC%20Cert%20dtd%2025Jul2014.pdfhttps://www.bellecorp.com/our-company/certificate-filing- amended-articles-incorporationAmended By-Laws March 2018 https://www.bellecorp.com/sites/default/files/Company/BEL%20Am ended%20BL%20NT- %20SEC%20Cert%20dated%202%20March%202018.pdfhttps://www.bellecorp.com/our-company/certificate-filing- amended-laws

2. Company has an adequate and effective	COMPLIANT	 governance processes, as designed and represented by management, is adequate and functioning in a manner to ensure: Risks are appropriately identified and managed. Interaction with the various corporate governance groups occurs as needed. Significant financial, managerial, and operating information are accurate, reliable, and timely. Employee's actions are in compliance with policies, standards, procedures, and applicable laws and regulations. Assets and resources are economically acquired, efficiently used, and adequately protected. Programs, plans, and objectives are achieved. Quality and continuous improvement are fostered in the control processes of the Company. Significant legislative or regulatory issues impacting the Company are recognized and addressed appropriately. Manual on Corporate Governance (February 2021), item 12, pp. 38-40 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf <i>Indicate frequency of review of the internal control system</i>. There is an ongoing monthly review of the internal control system in each audit engagement. Results of which are regularly reported to the Audit Committee by the Chief Audit Executive. <i>Identify international framework used for Enterprise Risk</i> 	
enterprise risk management framework in the conduct of its business.	COMPLIANT	Management. Provide information or reference to a document containing information on: 1. company's risk management procedures and processes; 2. key risks the company is currently facing; and	

		3. how the company manages the key risks.	
		Enterprise Risk Management https://www.bellecorp.com/corporate-governance/enterprise-risk- management	
		Manual on Corporate Governance (February 2021), item 12.4, pp. 39-40 <u>https://www.bellecorp.com/sites/default/files/governance/Amended</u> <u>%20MCG%2002242021%20-%20WEBSITE.pdf</u>	
		Indicate frequency of review of the enterprise risk management framework.	
		The enterprise risk management framework is reviewed annually.	
Supplement to Recommendations 12.1			
 Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances. 	COMPLIANT	 Provide information on or link/reference to a document containing the company's compliance program covering compliance with laws and relevant regulations. The Board designated a Compliance Officer who monitors the progress of the Company's corporate governance initiatives. This is in line with the Board's thrust to ensure adherence to corporate principles and best practices. The Compliance Officer attends ethics and compliance programs provided by regulators and accredited facilitators. These enable the Compliance Officer to identify and reduce instances of violations, prevent the possibility of being sanctioned by the regulators, and help make the company run efficiently. 	
		The Governance Department, in its effort to assist the Compliance Officer, is in constant coordination the Legal Counsel, Corporate Secretary, Finance Department, external auditors and other	

Optional: Recommendation 12.1		 consultants in order to keep abreast with relevant laws and regulations. New issuances are immediately communicated to all other departments, with proper training conducted when necessary. Should there be instances of infractions, the Governance Department through the Compliance Officer, promptly addresses these through corrective means. Manual on Corporate Governance (February 2021), item 1.5, p. 9-10 https://www.bellecorp.com/sites/default/files/governance/Amended%20MCG%2002242021%20-%20WEBSITE.pdf Indicate frequency of review. The review of compliance is updated as needed. 	
 Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board. 	COMPLIANT	 Provide information on IT governance process. With the current business environment, Information Technology risks are ever increasing. These cover unauthorized access to confidential data, loss or release of critical information, corruption data, regulatory violations, and possible increase in costs and inefficiencies. In order to address these risks, Belle has a co-location arrangement with redundant capability and automatic fail-over set-up for disaster recovery. It also continues to implement enterprise security solutions to manage external and internal threats. Annual review of technology roadmap to ensure the alignment between the business and information technology is performed. SEC Form 17-A Annual Report for 2021 (Amended), p.10 https://www.bellecorp.com/sites/default/files/investor_relations/Am_ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf 	

		The Board, through its Risk Oversight Committee, ensures that IT issues such as disruption, cybersecurity, and other disaster recovery are discussed and corresponding action plans are specified to mitigate the risks identified. Summary of Board Activities for 2021 <u>https://www.bellecorp.com/corporate-governance/board-matters</u> <u>https://www.bellecorp.com/sites/default/files/BEL%20FINAL%20202</u> <u>1%20Summary%20of%20Board%20Activities.pdf</u> Risk Oversight Committee Charter	
		https://www.bellecorp.com/corporate-governance/board-matters https://www.bellecorp.com/sites/default/files/2021%20Belle%20Risk %20Oversight%20Comm%20Charter%20v23feb21.pdf	
Recommendation 12.2			
1. Company has in place an independent internal	COMPLIANT	Disclose if the internal audit is in-house or outsourced. If outsourced,	
	COMPLIANT	Disclose if the internal audit is in-house or outsourced. If outsourced, identify external firm.	
 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 	COMPLIANT		
1. Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services	COMPLIANT	identify external firm.	
 Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations. 	COMPLIANT	identify external firm.	
 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. Recommendation 12.3 Company has a qualified Chief Audit Executive 		identify external firm. The Internal Audit function is in-house. Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her	

2. CAE oversees and is responsible for the	COMPLIANT	https://www.bellecorp.com/sites/default/files/2021%20Belle%20Aud %20Comm%20Charter%20v23feb21.pdf Ms. Anna Josefina G. Esteban, Asst. Vice President for Internal Audit, is Belle's Chief Audit Executive. The Chief Audit Executive (CAE), appointed by the Board, shall oversee and be responsible for the internal audit activity of the organization. The following are the responsibilities of the CAE, among others: a. Periodically reviews the Internal Audit Charter and presents it to Senior Management and the Audit Committee for approval; b. Establishes a risk-based internal audit plan, including policies and procedures, to determine the priorities of the internal audit activity, consistent with the organization's goals; c. Communicates the internal audit activity's plans, resource requirements and impact of resource limitations, as well as significant interim changes, to Senior Management and the Audit Committee for review and approval; d. Spearheads the performance of the internal audit activity to ensure it adds value to the organization; e. Reports periodically to the Audit Committee on the internal audit activity's performance relative to its plan; and f. Presents findings and recommendations to the Audit Committee and gives advice to Senior Management and the Board on how to improve internal processes.
internal audit activity of the organization, including that portion that is outsourced to a third-party service provider.		organization. https://www.bellecorp.com/corporate-governance/board-matters

		Under Audit Committee: Internal Audit Charter https://www.bellecorp.com/sites/default/files/Internal%20Audit%20 Charter%20v23feb21.pdf Audit Committee Charter https://www.bellecorp.com/sites/default/files/2021%20Belle%20Aud %20Comm%20Charter%20v23feb21.pdf	
In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	COMPLIANT	Identify qualified independent executive or senior management personnel, of applicable. This is not applicable. There is no internal audit activity being outsourced.	
Recommendation 12.4			
 Company has a separate risk management function to identify, assess and monitor key risk exposures. 	COMPLIANT	 Provide information on company's risk management function. Enterprise Risk Management https://www.bellecorp.com/corporate-governance/enterprise-risk-management Manual on Corporate Governance (February 2021), item 12.4, pp. 39-40 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf Belle has a separate risk management function to identify, assess and monitor key risk exposures: a. Defining a risk management strategy; b. Identifying and analyzing key risk exposures relating to environmental, social and governance (ESG) factors and the achievement of the organization's strategic objectives; 	

r				
			c. Evaluating and categorizing each identified risk using the	
			Corporation's predefined risk categories and parameters;	
			d. Establishing a risk register with clearly defined, prioritized and	
			residual risks;	
			e. Developing a risk mitigation plan for the most important risks to	
			the Corporation, as defined by the risk management strategy;	
			f. Communicating and reporting significant risk exposures including	
			business risks (i.e., strategic, compliance, operational, financial	
			and reputational risks), control issues and risk mitigation plan to	
			the Board Risk Oversight Committee; and	
			g. Monitoring and evaluating the effectiveness of the organization's	
			risk management processes.	
			hist management processes.	
Sur	pplement to Recommendation 12.4			
1	Company seeks external technical support in risk	COMPLIANT	Identify source of external technical support, if any.	
	management when such competence is not			
	available internally.		The Chief Risk Officer shall seek external technical support if and	
			when required as contained in the Risk Oversight Committee Charter,	
			item 5.4	
			https://www.bellecorp.com/sites/default/files/2021%20Belle%20Risk	
			%20Oversight%20Comm%20Charter%20v23feb21.pdf	
Rec	commendation 12.5	l		
1.	In managing the company's Risk Management	COMPLIANT	Identify the company's Chief Risk Officer (CRO) and provide	
	System, the company has a Chief Risk Officer		information on or reference to a document containing his/her	
	(CRO), who is the ultimate champion of		responsibilities and qualifications/background.	
	Enterprise Risk Management (ERM).		······································	
			Michelle Angeli T. Hernandez, 50, Filipino, is the Chief Risk Officer	
			and Vice President for Governance, in which capacity she is mainly	
			responsible for developing, implementing and managing various	
			strategies, processes and policies related toCorporate Governance,	
			Enterprise Risk Management and Corporate Affairs for the Company	
			and its subsidiaries. She is also the Chief Risk Officer of Premium	
1		1	and its substitiaties, she is also the Chief NISK Officer of Pfeffilum	

		Leisure Corp. and APC Group, Inc. She has a bachelor's degree in Tourism (Cum Laude) from the University of Sto. Tomas.	
2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	COMPLIANT	Michelle Angeli T. Hernandez is Belle's Vice President for Governance.	
		As provided for in the Risk Oversight Committee Charter, she may engage the services of a consultant for a more independent assessment of the risk management infrastructure and review different units' best practices.	
		Risk Oversight Committee Charter, item 5.4 https://www.bellecorp.com/sites/default/files/2021%20Belle%20Risk %20Oversight%20Comm%20Charter%20v23feb21.pdf	
Additional Recommendation to Principle 12			
 Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively. 	COMPLIANT	Provide link to CEO and CAE's attestation.The annual confirmation of Internal Audit/Control Adequacy is attested by the CEO, CAE, and Compliance Officer https://www.bellecorp.com/sites/default/files/BEL%20IA%20and%20 Compliance%20Attestation%20for%202021.pdfhttps://www.bellecorp.com/corporate-governance/board-matters	
	Cultivating a	Synergic Relationship with Shareholders	
Principle 13: The company should treat all shareholder Recommendation 13.1	s fairly and equitab	ly, and also recognize, protect and facilitate the exercise of their rights.	
 Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance. 	COMPLIANT	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed.	
		Manual on Corporate Governance (February 2021), item 13.4, pp. 41-44	

			https://www.bellecorp.com/sites/default/files/governance/Amended	
			%20MCG%2002242021%20-%20WEBSITE.pdf	
			/020101CG/02002242021/020-702000EDSITE.put	
2	Board ensures that basic shareholder rights are	COMPLIANT	Provide link to company's website	
2.	disclosed on the company's website.		Troviac inik to company s website	
	disclosed on the company's website.		Manual on Corporate Governance (February 2021), item 13.4, pp.	
			41-44	
			41-44 https://www.bellecorp.com/sites/default/files/governance/Amended	
			%20MCG%2002242021%20-%20WEBSITE.pdf	
			<u>%20101CG%2002242021%20-%2000EBSITE.put</u>	
Su	pplement to Recommendation 13.1			
	Company's common share has one vote for one	COMPLIANT	SEC Form 20-IS for 2021 (Definitive), p.15-16: Voting Rights	
1.	share.		SECTORN 20-13 for 2021 (Definitive), p.13-10. Voting hights	
	511010.		https://www.bellecorp.com/sites/default/files/investor relations/BE	
			L%20%202021%20Definitive%20Information%20Statement%20Final	
			%20for%20the%20SEC-%20WEBSITE%20r.pdf	
			//2010///2011/0205EC-/02010/EDSTLE/0201.put	
2.	Board ensures that all shareholders of the same	COMPLIANT	Provide information on all classes of shares, including their voting	
2.	class are treated equally with respect to voting		rights, if any.	
	rights, subscription rights and transfer rights.			
			Manual on Corporate Governance (February 2021), item 13.4, pp.	
			41-44	
			https://www.bellecorp.com/sites/default/files/governance/Amended	
			%20MCG%2002242021%20-%20WEBSITE.pdf	
			//2011/03/02002242021/020 /02014/0511E.put	
3.	Board has an effective, secure, and efficient	COMPLIANT	Provide link to voting procedure. Indicate if voting is by poll or show of	
	voting system.		hands.	
			SEC Form 20-IS for 2021 (Definitive), p.15-16: Voting Rights	
			https://www.bellecorp.com/sites/default/files/investor_relations/BE	
			L%20%202021%20Definitive%20Information%20Statement%20Final	
			%20for%20the%20SEC-%20WEBSITE%20r.pdf	
L			1	

			 Voting in absentia and thru remote communication was done due to the community quarantine which was in effect. The Board of Directors adopted a resolution allowing stockholders to participate, and to exercise their right to vote, via remote communication or in absentia. Voting will be made through a secure online voting facility accessible only to verified stockholders to protect the integrity and secrecy of votes cast. 	
4.	Board has an effective shareholder voting mechanism such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	COMPLIANT	 Provide information on shareholder voting mechanisms such as supermajority or "majority of minority", if any. Cumulative voting process is in place. SEC Form 20-IS for 2021 (Definitive), p.15: Voting Rights https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf 	
5.	Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	COMPLIANT	 Provide information on how this was allowed by board (i.e., minutes of meeting, board evaluation). The Board of Directors on February 24, 2021 approved the final version of the revised Manual on Corporate Governance, which was submitted to the SEC and PSE. It contains, among others, the approval for the shareholders to call a special shareholders' meeting and submit a proposal for consideration at the special or general meeting. Manual on Corporate Governance (February 2021), item 13.4, p. 41 https://www.bellecorp.com/sites/default/files/governance/Amended%20MCG%2002242021%20-%20WEBSITE.pdf 	

6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	COMPLIANT	 Provide information or link/reference to the policies on treatment of minority shareholders. Manual on Corporate Governance (February 2021), item 13.4, pp. 41-44 <u>https://www.bellecorp.com/sites/default/files/governance/Amended</u> <u>%20MCG%2002242021%20-%20WEBSITE.pdf</u> 	
 Company has a transparent and specific dividend policy. 	COMPLIANT	 Provide information on or link/reference to the company's Dividend Policy. SEC Form 17-A Annual Report for 2021 (Amended), pp. 13-14 https://www.bellecorp.com/sites/default/files/investor_relations/Am ended%20Belle%20SEC%20Form%2017A%20for%202021.pdf SEC Form 20-IS for 2020 (Definitive), p.78 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf Indicate if company declared dividends. If yes, indicate the number of days within which the dividends were paid after declaration. In case the company has offered scrip-dividends, indicate if the company paid the dividends within 60 days from declaration. The Company paid dividends to stockholders within 30 days after declaration. From 2015-2017, the Company's Board of Directors approved the declaration of a regular dividend of ₱0.095 per share, totaling at least ₱1 billion payable in March of each year. The Company also paid a special dividend of ₱0.180 per share, totaling ₱1.9 billion, on March 9, 2015. 	

Ontional Recommondation 12.1		 From 2018-2019, the Company's Board of Directors approved the declaration of a regular dividend of ₱0.120 per share, totaling about ₱1.2 billion, payable in March of each year. On February 27, 2020, the Company's Board of Directors approved the declaration of a regular dividend of ₱0.120 per share, totaling about ₱1.2 billion, payable on March 27, 2020 to stockholders of record as of March 13, 2020. 	
Optional: Recommendation 13.1 1. Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	COMPLIANT	Identify the independent party that counted/validated the votes at the ASM, if any.Alberto, Pascual and Associates representatives were engaged as independent party vote validators during the2020 to 2022 ASMs.Minutes of Belle Corporation ASM held on June 22, 2020, approved during the ASM on June 25, 2021 https://www.bellecorp.com/sites/default/files/investor_relations/FIN AL%20Minutes%200f%20Belle%20Corp.%20ASM%20held%20on%20 June%2022%2C%202020%20%20approved%20in%202021%20ASM.p dfMinutes of Belle Corporation ASM held on June 25, 2021, approved during the ASM on April 28, 2022 https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%20ASM%20Minutes_06252021%20dated%2006292021%20FINAL .pdfMinutes of Belle Corporation April 28, 2022 ASM (draft) https://www.bellecorp.com/sites/default/files/investor_relations/AS M%202022%20Draft%20Minutes- %20Belle%20Corporation%20%28003%29_0.pdf	

Recommendation 13.2			
 Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 	COMPLIANT	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out.	
days before the meeting.		Notice and agenda for the June 25, 2021 meeting were published in the printed and online editions of Business World and the Manila Times on May 31 and June 1 and 2 2021. The notice and agenda were also posted on the Corporation's website starting May 12, 2021 and the PSE EDGE starting May 14, 2021.	
		Provide link to the Agenda included in the company's Information Statement (SEC Form 20-IS)	
		SEC Form 20-IS for 2020 (Definitive) https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20DIS%20for%202021%20ASM%20-%2005122021%20- %20reduced.pdf	
		The notice and agenda of the April 28, 2022 meeting were published in the printed and online editions of Business World and the Daily Tribune on March 30 and 31, 2022. The notice was also posted on the Corporation's website.	
		SEC Form 20-IS for 2021 (Definitive) <u>https://www.bellecorp.com/sites/default/files/investor_relations/BE</u> <u>L%20%202021%20Definitive%20Information%20Statement%20Final</u> <u>%20for%20the%20SEC-%20WEBSITE%20r.pdf</u>	
Supplemental to Recommendation 13.2			
 Company's Notice of Annual Stockholders' Meeting contains the following information: 	COMPLIANT	Provide link or reference to the company's notice of Annual Shareholders' Meeting	
		SEC Form 20-IS for 2020 (Definitive), p.1	

SEC Form – I-ACGR * Updated 21Dec2017

		https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20DIS%20for%202021%20ASM%20-%2005122021%20-%20reduced.pdfSEC Form 20-IS for 2021 (Definitive)https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20%202021%20Definitive%20Information%20Statement%20Final%20for%20the%20SEC-%20WEBSITE%20r.pdf	
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	COMPLIANT	SEC Form 20-IS for 2020 (Definitive), pp. 6-18, 14-16, 20https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20DIS%20for%202021%20ASM%20-%2005122021%20-%20reduced.pdfSEC Form 20-IS for 2021 (Definitive), pp. 6-11https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20%202021%20Definitive%20Information%20Statement%20Final%20for%20the%20SEC-%20WEBSITE%20r.pdf	
b. Auditors seeking appointment/re- appointment	COMPLIANT	SEC Form 20-IS for 2020 (Definitive), p.2-3, 23, 27https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20DIS%20for%202021%20ASM%20-%2005122021%20-%20reduced.pdfSEC Form 20-IS for 2021 (Definitive), pp. 2-3, 28-29, 32https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20%202021%20Definitive%20Information%20Statement%20Final%20for%20the%20SEC-%20WEBSITE%20r.pdf	
c. Proxy documents	COMPLIANT	Proxy Form 2021 https://www.bellecorp.com/investor-relations/proxy-form https://www.bellecorp.com/sites/default/files/investor_relations/Pro xy%20Form%20Belle%20ASM%202021.pdf	

		Proxy Form 2022https://www.bellecorp.com/sites/default/files/investor_relations/Proxy%20Form-%20BEL.pdfSEC Form 20-IS for 2021 (Definitive), p.3-5https://www.bellecorp.com/sites/default/files/investor_relations/BEL%20%202021%20Definitive%20Information%20Statement%20Final%20for%20the%20SEC-%20WEBSITE%20r.pdf
Optional: Recommendation 13.2		
 Company provides rationale for the agenda items for the annual stockholders meeting 	COMPLIANT	Provide link or reference to the rationale for the agenda items SEC Form 20-IS for 2021 (Definitive), p.2 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf
Recommendation 13.3		
 Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. 	COMPLIANT	Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM.Minutes of the 2021 Annual Stockholders' Meeting on June 25, 2021, approved during the April 28, 2022 ASM https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%20ASM%20Minutes_06252021%20dated%2006292021%20FINAL .pdfResults of the 2021 Annual Stockholders' Meeting https://www.bellecorp.com/sites/default/files/investor_relations/Res ults%20of%20Annual%20or%20Special%20Stockholders%27%20Mee ting%2006252021%20WEBSITE.pdf

			Minutes of the 2022 ASM on April 28, 2022 (draft) <u>https://www.bellecorp.com/sites/default/files/investor_relations/AS</u> <u>M%202022%20Draft%20Minutes-</u> <u>%20Belle%20Corporation%20%28003%29_0.pdf</u> Results of the 2022 Annual Shareholders' Meeting <u>https://www.bellecorp.com/sites/default/files/investor_relations/BE</u> <u>L%202022%20results%20of%20ASM.pdf</u> After the President's delivery of his report on the 2021 and 2022 results of operations, the Chairman reminded the shareholders that questions on the report will be addressed during the Open Forum.	
2.	Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	COMPLIANT	 Provide link to minutes of meeting in the company website. Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes. Indicate also if the voting on resolutions was by poll. Include whether there was opportunity to ask questions and the answers given, if any. Minutes of Belle Corporation ASM on June 22, 2020, approved during the June 25, 2021 ASM https://www.bellecorp.com/sites/default/files/investor_relations/FIN AL%20Minutes%20of%20Belle%20Corp.%20ASM%20held%20on%20 June%2022%2C%202020%20%20approved%20in%202021%20ASM.p df Questions from shareholders and Directors' responses are found in pages 8-9 of the draft Minutes of the 2020 ASM. Voting in absentia was done due to the community quarantine which was in effect. 	

		Minutes of the June 25, 2021 ASM, approved during the April 28,	
		2022 ASM	
		https://www.bellecorp.com/sites/default/files/investor_relations/Belle%20ASM%20Minutes_06252021%20dated%2006292021%20FINAL	
		.pdf	
		The Q & A during the Open Forum may be found on pages 8 and 9 of	
		the 2021 ASM Minutes.	
		Minutes of the April 28, 2022 ASM (draft)	
		https://www.bellecorp.com/investor-relations/asm-minutes-and-	
		<u>results-asm</u>	
		https://www.bellecorp.com/sites/default/files/investor_relations/AS	
		M%202022%20Draft%20Minutes-	
		%20Belle%20Corporation%20%28003%29_0.pdf	
		The Open Forum was held after the appointment of the External	
		Auditor. Questions raised and responses provided are found in page	
		8.	
Supplement to Recommendation 13.3			
1. Board ensures the attendance of the external	COMPLIANT	Indicate if the external auditor and other relevant individuals were	
auditor and other relevant individuals to answer		present during the ASM and/or special meeting.	
shareholders questions during the ASM and SSM.		Representatives of the external auditor, SGV & Co., were present	
		during the 2021 ASM. The executive officers – Corporate Secretary,	
		Asst. Corporate Secretary, Business Unit Heads, Vice President for	
		Corporate Governance and the Vice President for Investor Relations	
		attended as well.	
		Minutes of Belle Corporation ASM held on June 22, 2020, approved	
		during the June 25, 2021 ASM	

		https://www.bellecorp.com/sites/default/files/investor_relations/FIN	
		AL%20Minutes%20of%20Belle%20Corp.%20ASM%20held%20on%20	
		June%2022%2C%202020%20%20approved%20in%202021%20ASM.p	
		df	
		Minutes of the June 25, 2021 ASM, approved during the April 28, 2022	
		ASM	
		https://www.bellecorp.com/sites/default/files/investor_relations/Bel	
		le%20ASM%20Minutes 06252021%20dated%2006292021%20FINAL	
		<u>.pdf</u>	
		Depresentatives of the External Auditor sexual eaths Community Chief	
		Representatives of the External Auditor as well as the Company's Chief Financial Officer, Chief Audit Executive, and Chief Risk Officer and Vice	
		President for Governance and Investor Relations were present during	
		the April 28, 2022 ASM.	
		Minutes of the April 28, 2022 ASM (draft)	
		https://www.bellecorp.com/investor-relations/asm-minutes-	
		and-results-asm	
		https://www.bellecorp.com/sites/default/files/investor relatio	
		ns/ASM%202022%20Draft%20Minutes-	
		%20Belle%20Corporation%20%28003%29_0.pdf	
Recommendation 13.4		·	
1. Board makes available, at the option of a	COMPLIANT	Provide details of the alternative dispute resolution made available to	
shareholder, an alternative dispute mechanism		resolve intra-corporate disputes.	
to resolve intra-corporate disputes in an			
amicable and effective manner.		Manual on Corporate Governance (February 2021), item 13.5, p. 44	
		https://www.bellecorp.com/sites/default/files/governance/Amended	
		<u>%20MCG%2002242021%20-%20WEBSITE.pdf</u>	
		Alternative Dispute Resolution System	

		https://www.bellecorp.com/sites/default/files/governance/GCA%20P olicy%20GOV-2017-009%20DISPUTE_0.pdf	
2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	COMPLIANT	Provide link/reference to where it is found in the Manual on Corporate Governance. Manual on Corporate Governance (February 2021), item 13.5, p. 44 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	
Recommendation 13.5			
 Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders. 	COMPLIANT	Disclose the contact details of the officer/office responsible for investor relations:	
		 Name of the person – Michelle T. Hernandez Telephone number – (632) 8662-8888 Fax number – (632) 8662- 8896 	
		4. E-mail address – michelle.hernandez@bellecorp.com	
2. IRO is present at every shareholder's meeting.	COMPLIANT	Indicate if the IRO was present during the ASM.	
		Yes. The IRO was present during the 2021 and 2022 ASMs.	
		Minutes of the June 25, 2021 ASM, approved during the April 28, 2022 ASM	
		https://www.bellecorp.com/sites/default/files/investor_relations/Bel	
		le%20ASM%20Minutes_06252021%20dated%2006292021%20FINAL	
		.pdf	
		Minutes of the April 28, 2022 ASM (draft)	
		https://www.bellecorp.com/sites/default/files/investor_relations/ASM%202022%20Draft%20Minutes-	
		<u>%20Belle%20Corporation%20%28003%29_0.pdf</u>	

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Supplemental Recommendations to Principle 13			
 Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group 	COMPLIANT	Provide information on how anti-takeover measures or similar devices were avoided by the board, if any.Take-over is not possible since the public float is only at 46.11%.	
2. Company has at least thirty percent (30%) public float to increase liquidity in the market.	COMPLIANT	Indicate the company's public float. 46.11% as of March 31, 2022. (Public Ownership Report) <u>https://www.bellecorp.com/sites/default/files/investor_relations/Pu</u> <u>blic%20Ownership%20Report%20-</u> <u>%20BEL%2003312022%20WEBSITE.pdf</u>	
Optional: Principle 13 1. Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	COMPLIANT	Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASMhttps://www.bellecorp.com/investor-relations/presentations- investorsShareholders are also encouraged to report questionable activities, fraudulent dealings and unethical conduct by phone, mail, electronic email thru Company's Head of Corporate Governance who shall endorse the matter to the Ethics Committee for investigation. Such reports shall be acknowledged within 24 hours from receipt of the same.The website also has a "Contact Us" section in the corporate website, which provides the contact information for Stakeholders and Investor Relations. This tool may be used to communicate their requests for such as but not limited to updating their contact information which the Company shall submit to the Stock Transfer Agent, dividend	

		checks for replacement, unreceived dividend checks, and transfer of ownership of shares due to the shareholder's death.	
		ownersnip of snares due to the snareholder's death. Manual on Corporate Governance, item 13.6, p. 44 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf Belle Website / Contact Us https://www.bellecorp.com/contact-us Belle SEC Form 20-IS for 2021 (Definitive), p. 87 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf	
		Contact for Stakeholders' Concerns https://www.bellecorp.com/corporate-governance/company-policies	
2. Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	COMPLIANT	SEC Form 20-IS for 2021 (Definitive), p.89-91, Schedule "A" – Electronic Voting https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf	
		Duties to Stakeholders	
		al relations and through voluntary commitments must be respected. Where stakeholders' rights to obtain prompt effective redress for the violation of their rights.	
 Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability. 	COMPLIANT	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.	
		Stakeholders are defined as any individual, organization or society at large who can either affect and/or be affected by the Corporation's	

strategies, policies, business decisions and operations, in general. This includes, among others, customers, creditors, employees, suppliers, investors, as well as the government and community in which it operates.	
The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stake, stakeholders shall have the opportunity to obtain prompt effective redress for the violation of their rights.	
The Board shall identify the Corporation's various stakeholders and promote cooperation between them and the Corporation in creating wealth, growth and sustainability.	
Manual on Corporate Governance (February 2021), item 14, pp. 44- 45 <u>https://www.bellecorp.com/sites/default/files/governance/Amended</u> <u>%20MCG%2002242021%20-%20WEBSITE.pdf</u>	
Code of Business Conduct and Ethics (May 2018) https://www.bellecorp.com/corporate-governance/code-business- conduct-and-ethics	
https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018 .pdf	
With the publication of the Company's 2018 to 2021Sustainability Reports and its 2021 Integrated Report, the Company affirms its commitment to continuously partner with its various stakeholders. Using the Sustainability Roadmap, which the Board approved on October 25, 2019, the Company will use such as a guide as it embeds sustainability within its culture, systems and processes.	

		2018 Sustainability Report	
		https://www.bellecorp.com/sites/default/files/esg_report/Belle%20C orporation%202018%20Sustainability%20Report%20-	
		%20Low%20Resolution.pdf	
		2019 Sustainability Report	
		https://www.bellecorp.com/sites/default/files/esg_report/Belle%202	
		019%20Sustainability%20Report.pdf	
		2020 Sustainability Report	
		https://www.bellecorp.com/sites/default/files/esg_report/Belle%20S	
		EC%20Form%2017A%20SR%20for%202020.pdf	
		2021 Sustainability Report	
		https://www.bellecorp.com/sites/default/files/esg_report/%28	
		FINAL%29%20Belle%202021%20SR%20v15Mar22%20V2.pdf	
		2021 Integrated Report	
		https://www.bellecorp.com/sites/default/files/investor_relations/Bel	
		le%202021%20Integrated%20Report.pdf	
Recommendation 14.2	<u> </u>		
1. Board establishes clear policies and programs to	COMPLIANT	Identify policies and programs for the protection and fair treatment of	
provide a mechanism on the fair treatment and		company's stakeholders.	
protection of stakeholders.			
		Manual on Corporate Governance (February 2021), item 14, pp. 44- 46	
		https://www.bellecorp.com/sites/default/files/governance/Amended	
		%20MCG%2002242021%20-%20WEBSITE.pdf	
		<u>_</u>	
		https://www.bellecorp.com/corporate-governance/company-policies	
		Code of Dusiness Conduct and Ethics (NASU 2010)	
		Code of Business Conduct and Ethics (May 2018)	

		https://www.bellecorp.com/corporate-governance/code-business- conduct-and-ethics	
Recommendation 14.3	I		
 Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights. 	COMPLIANT	Provide the contact details (i.e. name of contact person, dedicated phone number or e-mail address, etc.) which stakeholders can use to voice their concerns and/or complaints for possible violation of their rights.	
		The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stake, stakeholders shall have the opportunity to obtain prompt effective redress for the violation of their rights.	
		The Board shall adopt a transparent framework and process that allows stakeholders to communicate with the Corporation and to obtain redress for the violation of their rights.	
		Manual on Corporate Governance (February 2021), item 14, pp. 44- 46 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf	
		SEC Form 20-IS for 2021 (Definitive), p. 87 https://www.bellecorp.com/sites/default/files/investor_relations/BE L%20%202021%20Definitive%20Information%20Statement%20Final %20for%20the%20SEC-%20WEBSITE%20r.pdf	
		Contact Details for Stakeholders' Concerns: Michelle T. Hernandez - Head, Governance Dept. 5/F, Tower A, Two Ecom Center, Palm Coast Ave., MOA Complex, Pasay City Email: <u>ethicscommittee@bellecorp.com</u>	

		Tel. No. (632) 8662-8888	
		https://www.bellecorp.com/investor-relations/financial-reports	
		Provide information on whistleblowing policy, practices and procedures for stakeholders.	
		Policy on Accountability, Integrity & Vigilance – Whistle Blowing: The Company uses a whistle blowing policy, which employees, customers, shareholders and stakeholders can make use of to report questionable activities, unethical conduct, fraud or malpractice by mail, phone or electronic mail in strictest confidentiality to allay fears of retaliation. The Company's Head of Corporate Governance (CG) shall establish the materiality and validity of all whistle-blower reports. Reports may also be submitted to any Department Head of the Company. The Head of CG shall endorse the report to the Ethics Committee (Management level) for further investigation if the report is deemed well-substantiated. On the other hand, if the report is deemed unsupported, the Head of CG shall inform the whistleblower of the status of the report within 24 hours from receipt of the assessment. All disclosures, statuses and resolutions shall be regularly reported to the CG Committee.	
		https://www.bellecorp.com/sites/default/files/governance/Accounta bility%2C%20Integrity%20%26%20Vigilance%20%28Whistle- Blowing%29.pdf	
		https://www.bellecorp.com/corporate-governance/company-policies	
Supplement to Recommendation 14.3	<u> </u>		
1. Company establishes an alternative dispute resolution system so that conflicts and	COMPLIANT	<i>Provide information on the alternative dispute resolution system established by the company.</i>	
differences with key stakeholders is settled in a		Alternative Dispute Resolution	
fair and expeditious manner.		Alternative Dispute Resolution	

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		It is the responsibility of the Board of Directors to establish an alternative dispute resolution system to settle intra-corporate disputes in an amicable and effective manner. As such, the Board of Directors normally engages the services of a neutral third party to assist in the resolution of issues between the Company and stockholders, third parties and regulatory authorities. The alternative dispute resolution system may include arbitration, mediation, conciliation, early neutral evaluation, mini-trial, or any combination thereof, as the Company and the circumstances sees fit. <u>https://www.bellecorp.com/sites/default/files/governance/GCA%20P olicy%20GOV-2017-009%20DISPUTE_0.pdf</u>	
 Additional Recommendations to Principle 14 1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation. 	COMPLIANT	Disclose any request for exemption by the company and the reason for the request. No such request for any exemption from the application of a law, rule or regulation.	
2. Company respects intellectual property rights.	COMPLIANT	Provide specific instances, if any. Governance Department is in constant coordination with the Legal Department to monitor registration of logos, business names etc. of Belle and subsidiaries with the Intellectual Property Office of the Philippines (IPOPHL). The logo and name of the Company are currently	

		In the past, the Company requested its Legal Department to verify if the proposed name for its project has a pending or current registration with the IPOPHL. Actual use of the proposed name shall have the clearance of the Legal Department as verified with IPOPHL prior to its actual use.	
Optional: Principle 14 1. Company discloses its policies and practices that address customers' welfare	COMPLIANT	Identify policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same. Code of Business Conduct and Ethics, p. 3 https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018 .pdf https://www.bellecorp.com/corporate-governance/code-business-conduct-and-ethics Belle recognizes that the core of its business is its customers, and values customer satisfaction and loyalty. Thus, all directors, officers, and employees shall be guided by fairness, professionalism, courtesy and respect when dealing with customers, and shall endeavor to provide excellent and diligent services at all times. No false or misleading information shall be provided to customers. The Company has a dedicated customer service group to address the concerns / queries of all current and potential buyers. The Company uses a Whistle-Blowing_Policy, which employees, customers, shareholders and stakeholders can make use of to report questionable activities, unethical conduct, fraud or malpractice by mail, phone or electronic mail in strictest confidentiality to allay fears of retaliation. The Company's Head of Corporate Governance (CG) shall establish the materiality and validity of all whistle-blower reports. Reports may also be submitted to any Department Head of the Company. The Head of CG shall endorse the report to the Ethics	

2. Company discloses its policies and practices that address supplier/contractor selection procedures	COMPLIANT	Committee (Management level) for further investigation if the report is deemed well-substantiated. On the other hand, if the report is deemed unsupported, the Head of CG shall inform the whistle-blower of the status of the report within 24 hours from receipt of the assessment. All disclosures, statuses and resolutions shall be regularly reported to the CG Committee. Reports may be submitted to the: Head, Governance Department Belle Corporation 5/F Tower A, Two E-Com Center Palm Coast Ave., Mall of Asia Complex CBP 1-A, Pasay 1300 Philippines email address: ethicscommittee@bellecorp.com Tel. No.: (632) 8662-8888 <i>Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.</i> Vendor Accreditation and Selection https://www.bellecorp.com/sites/default/files/governance/GCA%20P olicy%20GOV-2017-008%20VENDOR%20ACCR_0.pdf	
		https://www.bellecorp.com/corporate-governance/company-policies	
Principle 15: A mechanism for employee participation s	hould be develope	ed to create a symbiotic environment, realize the company's goals and partic	sipate in its corporate
governance processes.			
Recommendation 15.11. Board establishes policies, programs and	COMPLIANT	Provide information on or link/reference to company policies	
procedures that encourage employees to		programs and procedures that encourage employee participation.	
actively participate in the realization of the			
company's goals and in its governance.		Manual on Corporate Governance (February 2021), item 15.1, p. 45	

	https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf
	Employee Welfare and Trainings and Orientation participated in by the employees
	2021 Sustainability Report, pp. 20-21 https://www.bellecorp.com/sites/default/files/esg_report/%28FINAL %29%20Belle%202021%20SR%20v15Mar22%20V2.pdf
	2021 Integrated Report, pp. 34-35 <u>https://www.bellecorp.com/sites/default/files/investor_relations/Bel</u> le%202021%20Integrated%20Report.pdf
	https://www.bellecorp.com/corporate-governance/code-business- conduct-and-ethics
	Powered by a highly qualified, trained and engaged workforce, Belle Corporation prioritizes employee welfare, recognizes and rewards high performers, and provides a healthy and safe working environment and equal opportunities regardless of age, race, gender and religion. The Company aspires to be an employer of choice offering competitive compensation and benefits, career growth, training and volunteering opportunities, work-life balance, engagement programs, among others.
	Belle Corporation creates and provides many opportunities for career development and advancement to its directors, officers and employees. There are available training and orientation programs for all career levels and functions.
Supplement to Recommendation 15.1	

 Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures. 	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.On an annual basis, performance is measured against defined targets, which are based on both financial and non-financial indicators of progress towards the short and long-term goals of the Company.Employee compensation and rewards are determined based on the individual performance of the employee and overall Company 	
 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.Code of Business Conduct and Ethics, p. 4 https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018 .pdfhttps://www.bellecorp.com/corporate-governance/code-business- 	

		View statistics and data on Employee Welfare and Trainings and Orientation participated in by the employees 2021 Sustainability Report, pp. 20-22 https://www.bellecorp.com/sites/default/files/esg_report/Belle%20S EC%20Form%2017A%20SR%20for%202020.pdf 2021 Integrated Report, pp. 34-35 https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%202021%20Integrated%20Report.pdf	
 Company has policies and practices on training and development of its employees. 	COMPLIANT	Disclose and provide information on policies and practices on training and development of employees. Include information on any training conducted or attended. Manual on Corporate Governance (February 2021), item 15.1, p. 45 https://www.bellecorp.com/sites/default/files/governance/Amended %20MCG%2002242021%20-%20WEBSITE.pdf View statistics and data on Employee Welfare and Trainings and Orientation participated in by the employees 2021 Sustainability Report, pp. 20-22 https://www.bellecorp.com/sites/default/files/esg_report/Belle%20S EC%20Form%2017A%20SR%20for%202020.pdf 2021 Integrated Report, pp. 34-35 https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%202021%20Integrated%20Report.pdf Code of Business Conduct and Ethics (May 2018)	

			https://www.bellecorp.com/corporate-governance/code-business- conduct-and-ethics https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018 .pdf	
-	commendation 15.2 Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	COMPLIANT	Identify or provide link/reference to the company's policies, programs and practices on anti-corruption.Policy on Accountability, Integrity and Vigilance (Whistle-Blowing) https://www.bellecorp.com/sites/default/files/GCA%20Policy%20GO V-2017-007%20PAIV_0.pdfhttps://www.bellecorp.com/corporate-governance/company-policiesCode of Business Conduct and Ethics (May 2018) https://www.bellecorp.com/corporate-governance/code-business- conduct-and-ethics	
	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	COMPLIANT	Identify how the board disseminated the policy and program to employees across organization. The Board, through the CG Committee, Belle HRD and Governance departments, disseminates policies to employees thru email blasts, posting on the BEL portal, conducting training sessions and during onboarding for new hires. The policies are also posted on BEL corporate website and portal/intranet. <u>https://www.bellecorp.com/corporate-governance/code-business- conduct-and-ethics</u>	

1. Company has clear and stringent policies and	COMPLIANT	Identify or provide link/reference to the company policy and	
procedures on curbing and penalizing employee		procedures on penalizing employees involved in corrupt practices.	
involvement in offering, paying and receiving			
bribes.		Policy on Accountability, Integrity and Vigilance (Whistle-Blowing)	
		https://www.bellecorp.com/sites/default/files/GCA%20Policy%20GO	
		<u>V-2017-007%20PAIV_0.pdf</u>	
		https://www.bellecorp.com/corporate-governance/company-policies Code of Business Conduct and Ethics (May 2018), Annex 6 https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018	
		<u>.pdf</u>	
		https://www.bellecorp.com/corporate-governance/code-business- conduct-and-ethics	
		Include any finding of violations of the company policy. Since the policy was released, there are no reported violations of the policies of the CBCE.	
Recommendation 15.3			
 Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation 	COMPLIANT	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees. Policy on Accountability, Integrity and Vigilance (Whistle-Blowing) https://www.bellecorp.com/sites/default/files/GCA%20Policy%20GO V-2017-007%20PAIV_0.pdf	
		https://www.bellecorp.com/corporate-governance/company-policies	
		Code of Business Conduct and Ethics (May 2018), Annex 6 https://www.bellecorp.com/sites/default/files/BEL_CBCE_May_2018 .pdf	

		https://www.bellecorp.com/corporate-governance/code-business- conduct-and-ethics Indicate if the framework includes procedures to protect the employees from retaliation. Anyone who in good faith reports a violation of the Code or policies, or law shall not be retaliated upon or suffer harassment or adverse employment consequence. Belle expressly disapproves of acts of retaliation, intimidation and other harmful actions. Provide contact details to report any illegal or unethical behavior. Head, Governance Department Belle Corporation 5/F Tower A, Two E-Com Center Palm Coast Ave., Mall of Asia Complex CBP 1-A, Pasay 1300 Philippines Email address: ethicscommittee@bellecorp.com Tel. No.: (632) 8662-8888
 Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. 	COMPLIANT	The CBCE, Code of Discipline, and other relevant rules and regulations, shall serve as guide in determining the penalties and sanctions to be imposed by HR where violations are proven and validated by the Internal Audit Group.The principle of due process shall be observed in the handling of all cases.The Corporate Governance Committee, as it is in charge of monitoring compliance with the Code of Conduct and Business Ethics, applicable laws, rules and regulations, etc., shall be informed of all such complaints or reports and their status to be rendered by the Ethics Committee. This Committee is composed of the Heads of Governance, Internal Audit and Human Resources which is tasked to further

		investigate a report if such is well substantiated. Concerns complaints may be sent thru <u>ethicscommittee@bellecorp.com.</u>	
 Board supervises and ensures the enforcement of the whistleblowing framework. 	COMPLIANT	Provide information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing.The Board, through the Corporate Governance Committee and the HRD and Governance departments, supervises and ensures 	
		Since it was released, there are no reported violations of the policies on the CBCE.	
environment and stakeholders in a positive and progres	•	with the communities where it operates. It should ensure that its interactio is fully supportive of its comprehensive and balanced development.	ns serve its
 Recommendation 16.1 Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates. 	COMPLIANT	Provide information or reference to a document containing information on the company's community involvement and environment-related programs.2021 Sustainability Report, pp. 32-34 https://www.bellecorp.com/sites/default/files/esg_report/%28FINAL %29%20Belle%202021%20SR%20v15Mar22%20V2.pdf	

		https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%202021%20Integrated%20Report.pdf Corporate Social Responsibility https://www.bellecorp.com/our-company/corporate-social- responsibility	
Optional: Principle 16	CONADULANT		
 Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development 	COMPLIANT	Identify or provide link/reference to policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development. 2021 Sustainability Report https://www.bellecorp.com/sites/default/files/esg_report/%28FINAL %29%20Belle%202021%20SR%20v15Mar22%20V2.pdf 2021 Integrated Report https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%202021%20Integrated%20Report.pdf	
 Company exerts effort to interact positively with the communities in which it operates 	COMPLIANT	Identify or provide link/reference to policies, programs and practices to interact positively with the communities in which it operates. Corporate Social Responsibility https://www.bellecorp.com/our-company/corporate-social-responsibility 2020 Sustainability Report https://www.bellecorp.com/sites/default/files/esg_report/Belle%20S EC%20Form%2017A%20SR%20for%202020.pdf 2021 Integrated Report https://www.bellecorp.com/sites/default/files/investor_relations/Bel le%202021%20Integrated%20Report.pdf	

%29%20Belle% Code of Conduct	ility Report ellecorp.com/sites/default/files/esg_report/%28FINAL 202021%20SR%20v15Mar22%20V2.pdf et and Business Ethics (May 2018), p. 5 ellecorp.com/sites/default/files/BEL_CBCE_May_2018	
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Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of ______ on _____ on _____ 3 MAT 2022, 2022.

Willy N. Ocier Chairman SIGNATURE

Jackson T) Ongsip President and Chief Executive Officer

Amando M. Tetangco, Jr.

Lead Independent Director

Michelle Angeli T. Hernandez Compliance Officer

Jaime J. Bautista Independent Director

Jason C. Nalupta Corporate Secretary

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of ASIG CITY on 2022, 2022.

SIGNATURE

Maria Grácia M. Pulido Tan Independent Director

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Subscribed and sworn to before me this _____ day of ______ 2022, affiant(s) exhibiting to me their Tax Identification Number (TIN) cards, with the following TINs:

Name TIN Jason C. Nalupta Michelle Angeli T. Hernandez Amando M. Tetangco, Jr. Jaime J. Bautista Ma. Gracia M. Pulido Tan Jackson T. Ongsip Willy N. Ocier ISAIAI MIGUEL Notar Public for Pasig City, San Juan, Tagung & Patientes Appointmen/No 225 (2019-34-54) (Commission Extended until 31 December 210) per Supreme Court Resolution dated 22 June 2021) 2704 East Tower, PSE Centre, Exchange Road Ortigas Center, 1605 Pasig City PTR No 8131867 (CI .Sup.72 / Pasig IBP No LRN-013775/04 22 15/PPLM Roll of Attorneys No 64234 MCLEC No. VI-0025655/04 15

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