

SECURITIES AND EXCHANGE COMMISSION

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The following document has been received:

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SECURITIES AND EXCHANGE COMMISSION SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended

Dec 31, 2024

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, MOA 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

Not Applicable

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

Kindly refer to the attached 2024 Integrated Annual Corporate Governance Report of Belle Corporation.

Filed on behalf by:

	Name	Michelle Angeli Hernandez	
	Designation	Compliance Officer and Chief Risk Officer	

COVER SHEET

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SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

- 1. For the fiscal year ended <u>December 31, 2024</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. Metro Manila, Philippines

Province, Country or other jurisdiction of incorporation or organization

6. (SEC Use Only)
Industry Classification Code:

7. 5th Floor, Tower A, Two E-Com Center, Palm Coast

Avenue, MOA Complex, Pasay City

Address of principal office

1300 Postal Code

8. **(632) 8662-8888**

Issuer's telephone number, including area code

9. **N/A**

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

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT								
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION					
	The Board's Go	vernance Responsibilities						
		ard to foster the long- term success of the corporation, and to sustain its colong-term best interests of its shareholders and other stakeholders.	ompetitiveness and					
Recommendation 1.1								
 Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector. 	COMPLIANT	Provide information or link/reference to a document containing information on the following: 1. Academic qualifications, industry knowledge, professional						
2. Board has an appropriate mix of competence and expertise.	COMPLIANT	experience, expertise and relevant trainings of directors Belle Corporation website						
 Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization. 	COMPLIANT	https://www.bellecorp.com/the-board-of-directors/ SEC Form 17-A Annual Report for 2024, pp. 42-45 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement_Website.pdf SEC Form 20-IS for 2025 ASM (Definitive), pp 7-10, 16-19 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-						
		DIS-17mar25-PSE Website-r.pdf SEC Form 20-IS for 2024 ASM (Definitive), pp 7-10, 16-19 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024- DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf Attendance to 2024 Corporate Governance Seminar – BEL Directors and Key Officers https://www.bellecorp.com/wp-content/uploads/2025/05/Directors- Continuing-Education-2024-1.pdf						

		 Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance Manual on Corporate Governance (February 2021), Item 2.4, pp 15-18: https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/ Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix: https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-BOD-Skill-Set-Matrix-1.pdf https://www.bellecorp.com/board-matters/ SEC Form 20-IS for 2024 ASM (Definitive), p.83 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf SEC Form 20-IS for 2025 ASM (Definitive), p.80 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf 	
Recommendation 1.2			
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 7 members, 6 of whom are non-executive directors.	

		Belle Corporation's website (Board of Directors)	
		https://www.bellecorp.com/the-board-of-directors/	
		Board of Directors' Charter, item 2, p. 1	
		https://www.bellecorp.com/wp-content/uploads/2025/01/2021-	
		Belle-BOD-Charter-board-v24feb21.pdf	
		SEC Form 17-A Annual Report for 2024, pp. 42-45	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
		Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement Website.pdf	
Recommendation 1.3			
1. Company provides in its Board Charter and	COMPLIANT	Provide link or reference to the company's Board Charter and Manual	
Manual on Corporate Governance a policy on		on Corporate Governance relating to its policy on training of directors.	
training of directors.			
3. 3		Board of Director's Charter, item 4.14, p.3; item 8.2, p.9	
		https://www.bellecorp.com/wp-content/uploads/2025/01/2021-	
		Belle-BOD-Charter-board-v24feb21.pdf	
		Board of Directors	
		https://www.bellecorp.com/the-board-of-directors/	
		inceps.//www.benecorp.com/the board of directors/	
		Manual on Corporate Governance (February 2021), item 1.2, p. 8	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/manual-on-corporate-governance/	
2. Company has an orientation program for first	COMPLIANT	Provide information or link/reference to a document containing	
time directors.		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 Chairman, Chief Executive Officer, Chief Financial Officer and 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. In June 2024, onboarding sessions were provided to newly-elected directors Mr. Gregory L. Domingo and Mr. Laurito E. Serrano for four (4) hours. The Chairman of the Board, President and CEO, CFO and Compliance Officer were in attendance to discuss the business, its operations, and governance initiatives among others. They, together with the other directors and officers, attended the annual corporate governance training for four (4) in August 2024. Attendance to 2024 Corporate Governance Seminar – BEL Directors and Key Officers	
Recommendation 1.4 1. Board has a policy on board diversity.	COMPLIANT	And Key Officers https://www.bellecorp.com/wp-content/uploads/2025/05/Directors- Continuing-Education-2024-1.pdf 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 https://www.bellecorp.com/wp- content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/	

		Belle Corporation had one (1) female Independent Director, Atty. Maria Gracia M. Pulido-Tan, and two female Non-Executive Directors, Ms. Elizabeth Anne C. Uychaco, and Ms. Virginia A. Yap until May 31, 2024. Atty. Tan was re-elected to the Board of Directors on May 31, 2024, and April 28, 2025. Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix: https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-BOD-Skill-Set-Matrix-1.pdf https://www.bellecorp.com/board-matters/ SEC Form 20-IS for 2024 ASM (Definitive), p. 83 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf SEC Form 20-IS for 2025 ASM (Definitive), p.80 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf	
Optional: Recommendation 1.4			
1. Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	COMPLIANT	Provide information on or link/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, Belle had one (1) female Independent Director, Atty. Maria Gracia M. Pulido-Tan, and	

two (2) female Non-Executive Directors – Ms. Elizabeth Anne C. Uychaco, and Ms. Virginia A. Yap, until May 31, 2024.

Atty. Tan was re-elected to the Board on May 31, 2024 and April 28, 2025.

Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix:

https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-BOD-Skill-Set-Matrix-1.pdf

https://www.bellecorp.com/board-matters/

SEC Form 20-IS for 2024 ASM (Definitive), p. 83 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf

SEC Form 20-IS for 2025 ASM (Definitive), p.80 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf

Our Corporate Governance Committee pre-qualified and recommended to the Board of Directors, three (3) nominees who were thereafter elected as members of the Board for year 2023-2024, namely, Atty. Maria Gracia M. Pulido Tan, Ms. Elizabeth Anne C. Uychaco, and Ms. Virginia A. Yap.

For 2024-2025 and 2025-2026, the Corporate Governance Committee pre-qualified and recommended to the Board of Directors, Atty. Maria Gracia M. Pulido-Tan, as Independent Director. She was re-elected during the Annual Stockholders' Meetings on May 31, 2024 and April 28, 2025.

Proxy Form:

		https://www.bellecorp.com/disclosures/ 2024 Proxy Form https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-
		DIS-Proxy-Form-1.pdf 2025 ASM Proxy Form
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025- ASM-Proxy-Form.pdf
		SEC Form 20-IS for 2024 ASM, pp. 4 and 9 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024- DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf
		SEC Form 20-IS for 2025 ASM, pp. 4 and 9 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025- DIS-17mar25-PSE_Website-r.pdf
		Results of the 2024 Annual Shareholders' Meeting https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-Results-of-ASM-31may24-for-website-1.pdf
		Results of the 2025 Annual Stockholders' Meeting https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-Results-of-2025-Annual-Stockholders-Meeting-28apr25.pdf
Recommendation 1.5	 	
Board is assisted by a Corporate Secretary.	COMPLIANT	Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name,
2. Corporate Secretary is a separate individual from the Compliance Officer.	COMPLIAN	qualifications, duties and functions.Our Corporate Secretary, Atty. Jason C. Nalupta, is a separate
3. Corporate Secretary is not a member of the Board of Directors.	COMPLIANT	individual from the Compliance Officer. Atty. Nalupta is not a member of the Board of Directors.

4. Corporate Secretary attends training/s on corporate governance.	COMPLIANT	He also regularly attended trainings with the recent one in August 2024. Manual on Corporate Governance (February 2021), item 1.4, p. 8-9: https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/ SEC Form 17-A Annual Report for 2024, pp. 46-47 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf 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 2024 Corporate Governance Seminar – BEL Directors and Key Officers, p. 15 of pdf https://www.bellecorp.com/wp-content/uploads/2025/05/Directors-Continuing-Education-2024-1.pdf Atty. Jason C. Nalupta completed his 4-hour annual corporate governance training in August 2024 with topics focusing on global economic and geo political outlook, A.I. and cybersecurity.	
Optional: Recommendation 1.5			
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. As part of the sustainability initiatives carried out in the Company, Board and Committee meeting materials are electronically sent to attendees at least five business days prior 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/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/	
Recommendation 1.6			
 Board is assisted by a Compliance Officer. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation. Compliance Officer is not a member of the board. 	COMPLIANT	Provide information on or link/reference to a d document containing information on the Compliance Officer, including his/her name, position, qualifications, duties and functions. The Compliance Officer for 2024-2025 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. She was re-appointed during the April 28, 2025 Organizational Meeting of the Board. Results of the 2024 Board Organizational Meeting https://www.bellecorp.com/wp-content/uploads/2025/04/BEI-2024-Results-of-Org-Mtg-31may24-for-website-1.pdf Results of the 2025 Board Organizational Meeting https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-Results-of-2025-Organizational-Meeting-28apr25.pdf Manual on Corporate Governance (February 2021), item 1.5, p 9-10 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/	

Compliance Officer attends training/s on corporate governance.	COMPLIANT	Provide information on or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered. Attendance to 2024 Corporate Governance Seminar – BEL Directors and Key Officers, p. 18 of pdf https://www.bellecorp.com/wp-content/uploads/2025/05/Directors-Continuing-Education-2024-1.pdf Ms. Michelle T. Hernandez completed her 4-hour annual corporate governance training with topics related to global economic and geosummary political outlook, A.I. and cybersecurity on August 27, 2024.					
Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, and other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders.							
Recommendation 2.1							
Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company. Recommendation 2.2	COMPLIANT	Provide information or reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting). Manual on Corporate Governance (February 2021), item 2, pp. 10-12 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/ Summary of Board Activities for 2024 https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-of-Board-and-Committee-Activities-for-2024-1.pdf					

	Τ	
1. Board oversees the development, review and	COMPLIANT	Provide information or link/reference to a document containing
approval of the company's business		information on how the directors performed this function (can include
objectives and strategy.		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 for 2024 https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-of-Board-and-Committee-Activities-for-2024-1.pdf
		Indicate frequency of review of business objectives and strategy Business objectives and strategies are reviewed and deliberated on an annual basis. Discussions on such are done during board meetings which are held at least six (6) times a year. The different Business Unit Heads (BUH) are tasked to present business updates and proposed future plans to the Board.
		Further, the Board of Directors ensures the company's capital and debt structure align with strategic goals and risk appetite through the following measures:
		 The board regularly reviews the company's financial reports, which include balance sheets, income statements, and cash management. This thorough examination allows the board to scrutinize the components of each account, including the current capital and debt structure, understanding their

		composition and implications for the company's financial health. 2. During regular board meetings, the board assesses whether the existing financial structure supports the company's strategic goals and long-term objectives. This analysis helps identify areas where adjustments may be necessary to better align with the company's vision. 3. The board continuously monitors the company's financial performance and market conditions. 4. Major decisions of the company require board resolutions and approvals. These decisions are documented in official board meetings and recorded in corporate governance documents. Manual on Corporate Governance (February 2021), item 2, pp. 10-12
		https://www.bellecorp.com/wp- content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf
		https://www.bellecorp.com/manual-on-corporate-governance/
Supplement to Recommendation 2.2	COMPLIANT	Indicate or provide limb/reference to a decument containing the
1. 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.
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 22, 2024.
Board has a strategy execution process that facilitates effective management	COMPLIANT	Provide information on or link/reference to a document containing information on the strategy execution process.

performance and is attuned to the company's business environment, and culture.

Manual on Corporate Governance (February 2021), item 2, pp. 10-12 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf

https://www.bellecorp.com/manual-on-corporate-governance/

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.

The Belle Board also approved the 2024 Integrated Report on March 26, 2025. This was prepared in accordance with the Integrated Reporting Framework originally developed by the International Integrated Reporting Council (IIRC), which merged with Sustainability Accounting Standards Board (SASB) to form the Value Reporting Foundation (VRF), the Company's Integrated Report highlighted groupwide developments and updates from January 1, 2024 through December 31, 2024. We aspired to report objectively Belle's value creation and our adoption of integrated thinking across the Group. This report features our economic, operational, environmental and social performance and corporate governance.

2024 Integrated Report

https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE-2024-IR-Low-res.pdf

		The Board of Directors also ensures the company's capital and debt structure align with strategic goals and risk appetite through the following measures: 1. The board regularly reviews the company's financial reports, which include balance sheets, income statements, and cash management. This thorough examination allows the board to scrutinize the components of each account, including the current capital and debt structure, understanding their composition and implications for the company's financial health. 2. During regular board meetings, the board assesses whether the existing financial structure supports the company's strategic goals and long-term objectives. This analysis helps identify areas where adjustments may be necessary to better align with the company's vision. 3. The board continuously monitors the company's financial performance and market conditions. 4. Major decisions of the company require board resolutions and approvals. These decisions are documented in official board meetings Summary of Board Activities for 2024 https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-of-Board-and-Committee-Activities-for-2024-1.pdf https://www.bellecorp.com/board-matters/	
Recommendation 2.3			
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 May 31, 2024 and April 28, 2025 Annual Shareholders' Meetings, Mr. Willy N. Ocier, re-elected Director, was appointed Chairman of the Board for the period 2024-2025 and 2025-2026. Belle Corporation's Website, Mr. Willy N. Ocier https://www.bellecorp.com/the-board-of-directors/ Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix: https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-BOD-Skill-Set-Matrix-1.pdf	
		https://www.bellecorp.com/board-matters/ SEC Form 20-IS for 2024 ASM (Definitive), pp. 7, 16-17 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024- DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf SEC Form 20-IS for 2025 ASM (Definitive), pp. 7, 16-17	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf SEC Form 17-A Annual Report for 2024, pp. 58 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-	
Recommendation 2.4		Acknowledgement Website.pdf	
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.i, p11	

2. Board adopts a policy on the retirement for https://www.bellecorp.com/wp-**COMPLIANT** content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf directors and key officers. https://www.bellecorp.com/manual-on-corporate-governance/ Succession Planning and Retirement Age for Directors and Key Officers https://www.bellecorp.com/company-policies/ https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-GCA-Policy-GOV-2018-002-Succession-Planning-v6.pdf A 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) Identification of critical positions; b) Identifying 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.	
Recommendation 2.5			
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 implementation, including the relationship between remuneration and performance.	
Board adopts a policy specifying the relationship between remuneration and performance.	COMPLIANT	Manual on Corporate Governance (February 2021), item 2.1.j, p11, item 3.6.1.a and 3.6.1.d, pp. 29 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT	https://www.bellecorp.com/manual-on-corporate-governance/ Code of Business Conduct and Ethics (May 2018), item D, pp. 4-5 https://www.bellecorp.com/wp- content/uploads/2025/02/BEL_CBCE_May_2018_0.pdf	
		https://www.bellecorp.com/code-of-business-conduct-and-ethics/ Conflict of Interest Policy, item 5.4 https://www.bellecorp.com/wp-content/uploads/2025/04/GCA-Policy-GOV-2017-004-CONFLICT 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.	

Opt	tional: Recommendation 2.5			
	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. The remuneration of senior executives was included in the proposed 2024 Operating Budget, which the Board reviewed and discussed during its April 2024 meeting. https://www.bellecorp.com/board-matters/ Summary of Board Activities for 2024 https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-of-Board-and-Committee-Activities-for-2024-1.pdf The proposed operating budget for 2025 was approved by the Board in November 2024.	
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.	COMPLIANT	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. The company has measurable standards which align the performance-based remuneration of the executive directors and senior management with the long-term interest of the Company. The Company aligns the performance of its employees with remuneration via merit-based remuneration increases and career	

		advancement opportunities based on annual performance appraisals, which are done within the first quarter of the following year.	
Recommendation 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 selecting	
Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	new directors, how the shortlisted candidates and how it encourages nominations from shareholders. Manual on Corporate Governance (February 2021), item 2.3, p. 13-15 https://www.bellecorp.com/wp-	
3. Board nomination and election policy includes how the company accepted nominations from minority shareholders.	COMPLIANT	content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/	
Board nomination and election policy includes how the board shortlists candidates.	COMPLIANT	Amended By Laws (August 2022), p. 7 https://www.bellecorp.com/wp- content/uploads/2025/04/Amended-By-Laws BEL Redacted-	
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	Provide proof if minority shareholders have a right to nominate candidates to the board. As stated in the Company's Manual on Corporate Governance and By-	
6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	COMPLIANT	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 August 2022, shareholders of record may submit their nominees in writing during the first quarter of each year prior to the next date of annual meeting. These shall 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/wp-	
	content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
	https://www.bellecorp.com/manual-on-corporate-governance/	
	Provide information if there was an assessment of the effectiveness of	5
	the Board's processes in the nomination, election, or replacement of a	
	director.	
	The Company may engage the services of a third-party company fo	-
	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 fo	-
	the Board of Directors.	
	In the past, the Company sought assistance from the Institute o	f
	Corporate Directors when it needed recommendations for an	1
	independent director.	
	Manual on Corporate Governance (February 2021), item 2.3, pp.13-	
	15	
	https://www.bellecorp.com/wp-	
	content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
	https://www.bellecorp.com/manual-on-corporate-governance/	
Optional: Recommendation to 2.6		
1. Company uses professional search firms or	COMPLIANT Identify the professional search firm used or other external sources of	
other external sources of candidates (such as	candidates.	
director databases set up by director or		
shareholder bodies) when searching for	Manual on Corporate Governance (February 2021), item 2.3.5, pp.14	
candidates to the board of directors.	https://www.bellecorp.com/wp-	
	content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	

		https://www.bellecorp.com/manual-on-corporate-governance/ Through 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. Manual on Corporate Governance (February 2021), item 3.5, pp.27-29	
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	COMPLIANT	https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/	
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	COMPLIANT	Identify transactions that were approved pursuant to the policy. SEC Form 17-A Annual Report for 2024, pp.235-237 of pdf https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC- Form-17-A-for-year-ended-December-31-2024with-SEC- Acknowledgement Website.pdf The Board on October 25, 2019 reviewed and approved the Material Related Party Transactions policy. https://www.bellecorp.com/wp-content/uploads/2025/04/01BEL- GCA-POLICY-RPT-10252019.pdf	

Supplement to Recommendation 2.7

1. Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered *de minimis* or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.

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/wp-content/uploads/2025/04/01.-BEL-GCA-POLICY-RPT-10252019.pdf

Manual on Corporate Governance (February 2021), item 3.5.2, p.29 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf

https://www.bellecorp.com/manual-on-corporate-governance/

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 2024: Related Party Transactions, item 35, pp. 156-157 of pdf; Item 28, pp. 235-236 of pdf

	T	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-
		Form-17-A-for-year-ended-December-31-2024with-SEC-
		Acknowledgement Website.pdf
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	COMPLIANT	Provide information on voting system, if any. The Board of Directors reviews and approves all material RPTs endorsed by the Related Party Transactions Committee. All Boardapproved 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/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf
		https://www.bellecorp.com/manual-on-corporate-governance/
		The agenda items included in the Notice to the May 31, 2024 Annual Shareholders' Meeting were for the stockholders' approval. During the Company's May 31, 2024 Annual Shareholders' Meeting, the Board of Directors presented to the stockholders the acts of the Board, Board Committees, and Management for the stockholders' confirmation, ratification and approval. These included among others the related party transactions entered into by the Company from April 24, 2023 to May 31, 2024.
		Results of the 2024 Annual Shareholders' Meeting https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024- Results-of-ASM-31may24-for-website-1.pdf
		Results of the 2025 Annual Stockholders' Meeting https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-Results-of-2025-Annual-Stockholders-Meeting-28apr25.pdf

ASM Minutes and Results of the ASM, Minutes of Belle Corporation ASM held on April 24, 2023, approved by the shareholders on May 31, 2024.

https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-FINAL-2023-ASM-Results-v25apr23-SIGNED.pdf

For the transactions including related party transactions entered into by the Company from April 24, 2023 to May 31, 2024, these were presented to the shareholders for their confirmation and ratification during the Company's May 31, 2024 Annual Shareholders' Meeting. On the other hand, those entered into by the Company from May 31, 2024 to April 28, 2025 shall be for the ratification of the stockholders on April 28, 2025.

Results of the 2024 Annual Shareholders' Meeting https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-Results-of-ASM-31may24-for-website-1.pdf

Results of the 2025 Annual Stockholders' Meeting https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-Results-of-2025-Annual-Stockholders-Meeting-28apr25.pdf

ASM Minutes of the May 31, 2024 Annual Shareholders' Meeting (draft)

https://www.bellecorp.com/wp-content/uploads/2025/04/Belle-ASM-2024-Signed-Draft.pdf

The Minutes of the April 24, 2023 ASM has been submitted to the stockholders for approval during the May 31, 2024 ASM.

Recommendation 2.8

		1		
1.	Board is primarily responsible for approving	COMPLIANT	Provide information on or reference to a document containing the	
	the selection of Management led by the		Board's policy and responsibility for approving the selection of	
	Chief Executive Officer (CEO) and the heads		management.	
	of the other control functions (Chief Risk			
	Officer, Chief Compliance Officer and Chief		Manual on Corporate Governance (February 2021), item 2.1.m, p.12	
	Audit Executive).		https://www.bellecorp.com/wp-	
			content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
			https://www.bellecorp.com/manual-on-corporate-governance/	
			Succession Planning Policy	
			https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-GCA-	
			Policy-GOV-2018-002-Succession-Planning-v6.pdf	
			Identify the Management Team appointed.	
			Results of the 2024 Board Organizational Meeting	
			https://www.bellecorp.com/wp-content/uploads/2025/04/BEI-2024-	
			Results-of-Org-Mtg-31may24-for-website-1.pdf	
			Results of the 2025 Board Organizational Meeting	
			https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-	
			Results-of-2025-Organizational-Meeting-28apr25.pdf	
2.	Board is primarily responsible for assessing	COMPLIANT	Provide information on or reference to a document containing the	
	the performance of Management led by the		Board's policy and responsibility for assessing the performance of	
	Chief Executive Officer (CEO) and the heads		management.	
	of the other control functions (Chief Risk			
	Officer, Chief Compliance Officer and Chief		Manual on Corporate Governance (February 2021), item 2.1.n, p.12	
	Audit Executive).		and item 6.1, pp. 35-36	
	Addit Exceditive).		https://www.bellecorp.com/wp-	
			content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
			https://www.bellecorp.com/manual-on-corporate-governance/	
L				

		SEC Form 17-A Annual Report for 2024, pp. 52-53	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
		Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement Website.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 2024 and March 2025. 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.	
		milovation.	
		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. For the 2023 and 2024 performances,	
		these were completed with the first quarter of 2024 and 2025,	
		respectively.	
		Board of Directors Evaluation for 2024	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-	
		Board-Eval-Form-2024pdf	
		https://www.bellecorp.com/board-matters/	
		Treepoly WWW. Deliceorphoonly bound infactors	
Recommendation 2.9			
1. Board establishes an effective performance	COMPLIANT	Provide information on or link/reference to a document containing	
management framework that ensures that		the Board's performance management framework for management	
Management's performance is at par with		and personnel.	
SEC Form = I-ACGR * Lindated 21Dec 2017	•	-	

	T	
the standards set by the Board and Senior		
Management.		Manual on Corporate Governance (February 2021), item 2.1.n, p.12
		https://www.bellecorp.com/wp-
2. Board establishes an effective performance management framework that ensures that	COMPLIANT	content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/
personnel's performance is at par with the standards set by the Board and Senior Management.		Performances of management and employees are assessed annually, implemented either manually or through the Performance Appraisal Management System (PAMS). Appraiser and appraisee discuss the appraisal and agree on the assessment after which the evaluation is sent to the Department Head for review and approval. 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 evaluations for their 2024 performances were done no later than February 28, 2025.
		Code of Business Conduct and Ethics (May 2018), item III.D. Employee Welfare, p. 4 https://www.bellecorp.com/wp-content/uploads/2025/02/BEL_CBCE_May_2018_0.pdf
		https://www.bellecorp.com/code-of-business-conduct-and-ethics/
Recommendation 2.10		
Board oversees that an appropriate internal control system is in place.	COMPLIANT	Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system.
2. The internal control system includes a mechanism for monitoring and managing potential of the Management, members and shareholders.	COMPLIANT	Manual on Corporate Governance (February 2021), item 2.1.o, p.12 and item 3.2, pp 21-23

		https://www.bellecorp.com/wp- content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf
		https://www.bellecorp.com/manual-on-corporate-governance/
		Audit Committee – Internal Control System https://www.bellecorp.com/board-matters/
		https://www.bellecorp.com/wp-content/uploads/2025/01/Internal- Control-System.pdf
		Audit Committee Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-Audit-Comm-Charter.pdf
		https://www.bellecorp.com/board-matters/
		Internal Audit Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-FINAL-Internal-Audit-Charter-12may23.pdf
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 20, 2024. Such approval was ratified by the Board of Directors on February 22, 2024.
		https://www.bellecorp.com/board-matters/
		Audit Committee – Internal Audit Charter

Recommendation 2.11		https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-FINAL-Internal-Audit-Charter-12may23.pdf Audit Committee – Audit Committee Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-Audit-Comm-Charter.pdf	
 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. 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	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. Manual on Corporate Governance (February 2021), item 2.1.p, p.12 and item 3.4, pp 26-27 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/ Enterprise Risk Management https://www.bellecorp.com/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 Heads. The process 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	

Recommendation 2.12		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 with the Risk Oversight Committee discussed them in November 2024, and February 2025.	
 Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role. Board Charter serves as a guide to the directors in the performance of their functions. Board Charter is publicly available and 	COMPLIANT	Provide link to the company's website where the Board Charter is disclosed. Board of Directors' Charter https://www.bellecorp.com/the-board-of-directors/ https://www.bellecorp.com/wp-content/uploads/2025/01/2021-Belle-BOD-Charter-board-v24feb21.pdf	
posted on the company's website.			
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/wp-content/uploads/2025/04/GOV-2017-002-INSIDER-TRADING-v1r2.pdf	

		https://www.bellecorp.com/company-policies/	
		Code of Business Conduct and Ethics, Item II.B and Annex 1	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/BEL_CBCE_May_2018_0.pdf	
		https://www.bellecorp.com/code-of-business-conduct-and-ethics/	
Optional: Principle 2			
1. Company has a policy on granting loans to	COMPLIANT	Provide information on or link/reference to a document showing	
directors, either forbidding the practice or		company's policy on granting loans to directors, if any.	
		company's poncy on granting loans to uncetors, if any.	
ensuring that the transaction is conducted at		Code of Dusings Conduct and Ethics Stans III Con C	
arm's length basis and at market rates.		Code of Business Conduct and Ethics, item III.G, p.6	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/BEL CBCE May 2018 0.pdf	
		https://www.bellecorp.com/code-of-business-conduct-and-ethics/	
		Grants 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/wp-content/uploads/2025/04/GCA-	
		Policy-GOV-2017-004-CONFLICT_0.pdf	
2. Company discloses the types of decision	COMPLIANT	Indicate the two types of decision requiring board of directors'	
, , , , , , , , , , , , , , , , , , ,	COMIT LIAM	approval and where they are disclosed.	
requiring board of directors' approval.		approvarana where they are disclosed.	
		The Board is responsible for approving the amendments to the By-	
		Laws, dividend declarations, audited financial statements, quarterly	
		financial reports and material related party transactions, among	

others. These are regularly disclosed to the SEC and PSE, and posted on the company website.

Summary of Board Activities for 2024

https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-of-Board-and-Committee-Activities-for-2024-1.pdf

Quarterly financial reports in 2024 may be viewed in the company website via the links below:

https://www.bellecorp.com/financial-reports/

Disclosures filed with the PSE and SEC are posted in the Company website:

https://www.bellecorp.com/disclosures/

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

1. Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.

COMPLIANT

Provide information or link/reference to a document containing information on all the board committees established by the company.

Board Committees

https://www.bellecorp.com/board-matters/

Manual on Corporate Governance (February 2021), Item 3, pp. 20-31 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf

https://www.bellecorp.com/board-matters/

SEC Form 17-A Annual Report for 2024, pp. 54-56

		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
		Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement Website.pdf	
Recommendation 3.2			
Board establishes an Audit Committee to	COMPLIANT	Provide information or link/reference to a document containing	
	COMPLIANT	information on the Audit Committee, including its functions.	
enhance its oversight capability over the		injormation on the Addit Committee, including its junctions.	
company's financial reporting, internal			
control system, internal and external audit		Audit Committee Charter	
processes, and compliance with applicable		https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-	
laws and regulations.		<u>Audit-Comm-Charter.pdf</u>	
laws and regulations.			
		https://www.bellecorp.com/board-matters/	
		Indicate if it is the Audit Committee's responsibility to recommend the	
		appointment and removal of the company's external auditor.	
		appearance and removal by the company of order has addition	
		It is the Audit Committee's responsibility to recommend the	
		appointment and the removal of the Company's External Auditor. In	
		February 20, 2024, the Audit Committee approved Management's	
		recommendation to re-appoint Reyes Tacandong & Co. as the	
		External Auditor for 2024. The Board approved the Audit	
		Committee's endorsement of said re-appointment during its	
		February 22 meeting.	
		Manual on Corporate Governance (February 2021), item 3.2.1.g, p.22	
		and item 3.2.1.n, p23	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		Somethy appears to 25 of the ended will be of 22 12 of 1 well bit Liput	
		https://www.bellecorp.com/manual-on-corporate-governance/	
		inteps.//www.beliecorp.com/manuar-on-corporate-governance/	
		As stated in the approved draft Minutes of the Annual Stockholders'	
		Meeting on May 31, 2024, 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 2024.	
		Reyes Tacandong & Co. was re-appointed as the Company's External Auditor for 2024 during the April 22, 2024 ASM;	
		Results of the 2024 Annual Shareholders' Meeting https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-Results-of-ASM-31may24-for-website-1.pdf	
		Reyes Tacandong & Co. was appointed again as the Company's External Auditor for 2025 upon the recommendation of the Audit Committee to the Board, which the stockholders approved on April 28, 2025.	
		Results of the 2025 Annual Stockholders' Meeting https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-Results-of-2025-Annual-Stockholders-Meeting-28apr25.pdf	
2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	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 Members of Audit Committee are: 1. Mr. Laurito E. Serrano, Independent Director, Chairperson 2. Atty. Maria Gracia M. Pulido-Tan, Independent Director, Member 3. Mr. Jacinto C. Ng, Jr., Independent Director, Member 	
		Belle Corporation Website	

			https://www.bellecorp.com/the-board-of-directors/ Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024- BOD-Skill-Set-Matrix-1.pdf	
rele and	the members of the committee have levant background, knowledge, skills, d/or experience in the areas of counting, 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/the-board-of-directors/ Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-BOD-Skill-Set-Matrix-1.pdf SEC Form 17-A Annual Report for 2024, p. 58 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf Belle Corporation website https://www.bellecorp.com/board-matters/	
the	e Chairman of the Audit Committee is not e Chairman of the Board or of any other mmittee.	COMPLIANT	Provide information or link/reference to a document containing information on the Chairman of the Audit Committee. Independent Director Laurito E. Serrano is the Company's Audit Committee Chairman. Board of Directors / Mr. Laurito E. Serrano	

		https://www.bellecorp.com/the-board-of-directors/	
		SEC Form 20-IS for 2025 ASM (Definitive), p.10, 19	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE_Website-r.pdf	
		SEC Form 20-IS for 2024 ASM (Definitive), p.21 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
		<u>DIS-for-the-SEC-FINAL-v3-02may24pdf_Redacted-2.pdf</u>	
Supplement to Recommendation 3.2			
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.	
		The External Auditor, Reyes & Tacandong & Co., did not perform non-audit services from 2021-2024.	
		Manual on Corporate Governance (February 2021), item 3.2.1.i, p.22 https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/manual-on-corporate-governance/	
		SEC Form 17-A Annual Report for 2024, pp. 41	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement Website.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	

	1		
		https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-	
		<u>Audit-Comm-Charter.pdf</u>	
		https://www.bellecorp.com/board-matters/	
		On February 20, 2024, RTC representatives met with the non-	
		executive directors of the company, without the presence of	
		Management, to discuss the 2023 Audit Report. They did the same on	
		February 20, 2025 to discuss the 2024 Audit Report.	
		Summary of Board Activities for 2024	
		https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-	
		of-Board-and-Committee-Activities-for-2024-1.pdf	
Optional: Recommendation 3.2			
1. Audit Committee meet at least four times	COMPLIANT	Indicate the number of Audit Committee meetings during the year	
during the year.		and provide proof.	
during the year.			
		The Committee met four (4) times in 2024:	
		February 20, April 22, August 7, November 6, 2024	
		Tebruary 20, April 22, August 7, November 0, 2024	
		C	
		Summary of Board Activities for 2024	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/05/Summary-of-Board-and-Committee-	
		Activities-for-2024-1.pdf	
		Summary of 2024 Board Committee meetings Audit Committee	
		Attendance	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-	
		Summary-of-Committee-Meeting.pdf	
		Sammary or Sammittee Meetingipus	
		SEC Form 17-A Annual Report for 2024, p. 55	
		SECTORIII 17-A AMMual Report for 2024, p. 33	

		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
		Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement Website.pdf	
2. Audit Committee approves the appointment	COMPLIANT	Provide proof that the Audit Committee approved the appointment	
and removal of the internal auditor.		and removal of the internal auditor.	
		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/wp-content/uploads/2025/01/Belle-	
		<u>Audit-Comm-Charter.pdf</u>	
		https://www.bellecorp.com/board-matters/	
		During the Organizational Meeting on May 31, 2024, Ms. Anna	
		Josefina G. Esteban was re-appointed as the Chief Audit Executive of	
		the Company. On April 28, 2025, Mr. Jesus Ricardo Pineda was	
		appointed as Head of Internal Audit during the Organizational	
		Meeting of the Board.	
		Results of the 2024 Board Organizational Meeting	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEI-2024-	
		Results-of-Org-Mtg-31may24-for-website-1.pdf	
		Results of the 2025 Board Organizational Meeting	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-	
		Results-of-2025-Organizational-Meeting-28apr25.pdf	
Recommendation 3.3			
1. Board establishes a Corporate Governance	COMPLIANT	Provide information or reference to a document containing	
Committee tasked to assist the Board in the		information on the Corporate Governance Committee, including its	
performance of its corporate governance		functions.	
performance of its corporate governance			

responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.

Corporate Governance Committee Charter
https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-CG-Comm-Charter.pdf

Indicate if the Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction, if applicable.

On February 21, 2023, the Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction. The final list of nominees of election for 2023-2024 was presented to the Board for approval on February 23, 2023.

Summary of Board Activities for 2024

https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-of-Board-and-Committee-Activities-for-2024-1.pdf

On April 25, 2024, the Corporate Governance Committee prequalified the nominees for election to the Board for 2024-2025. The Board thereafter met, and approved the said list.

Manual on Corporate Governance (February 2021), item 3.3., pp. 23-26

https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf

https://www.bellecorp.com/manual-on-corporate-governance/

Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix

https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-BOD-Skill-Set-Matrix-1.pdf

			https://www.bellecorp.com/board-matters/	
			SEC Form 20-IS for 2025 ASM (Definitive), p.82	
			https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-	
			DIS-17mar25-PSE_Website-r.pdf	
			SEC Form 20-IS for 2024 ASM (Definitive), p. 83	
			https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
			DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf	
2.	Corporate Governance Committee is	COMPLIANT	The Corporate Governance Committee is composed of three (3)	
	composed of at least three members, all of		Independent Directors, namely:	
	whom should be independent directors.		1. Atty. Paquito N. Ochoa, Jr., Chairman	
			2. Atty. Maria Gracia M. Pulido-Tan, Member	
			3. Mr. Laurito E. Serrano, Member	
			,	
3.	Chairman of the Corporate Governance	COMPLIANT	Provide information or link/reference to a document containing	
	Committee is an independent director.		information on the Chairman of the Corporate Governance	
	committee is an inacpendent an ector.		Committee.	
			Atty. Paquito N. Ochoa, Jr., Independent Director, is the Chairperson	
			of the Corporate Governance Committee.	
			Board of Directors/Atty. Paquito N. Ochoa, Jr.	
			https://www.bellecorp.com/the-board-of-directors/	
			SEC Form 17-A Annual Report for 2024, p. 44	
			https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
			Form-17-A-for-year-ended-December-31-2024with-SEC-	
			Acknowledgement_Website.pdf	
Op	tional: Recommendation 3.3.			
1.	Corporate Governance Committee meet at	COMPLIANT	Indicate the number of Corporate Governance Committee meetings	
	least twice during the year.		held during the year and provide proof thereof.	
-	EC Form I ACCD * Undated 21Dec2017			

		The Committee met twice in 2024: February 20 and November 6, 2024. Summary of Board Activities for 2024 https://www.bellecorp.com/wp-content/uploads/2025/05/Summary- of-Board-and-Committee-Activities-for-2024-1.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/wp-content/uploads/2025/01/Belle-Risk-Oversight-Comm-Charter.pdf https://www.bellecorp.com/board-matters/	
2. BROC is composed of at least three	COMPLIANT	Provide information or link/reference to a document containing	
members, the majority of whom should be independent directors, including the Chairman.		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.	
		 Atty. Maria Gracia M. Pulido-Tan, Independent Director, Chairperson 	
		 Mr. Laurito E. Serrano, Independent Director, Member Mr. Gregory L. Domingo, Non-Executive Director, Member 	
		Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-BOD-Skill-Set-Matrix-1.pdf	

	1		
		Risk Oversight Committee https://www.bellecorp.com/board-matters/	
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee. 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 Chairperson of any other committees. Board of Directors, Maria Gracia M. Pulido-Tan https://www.bellecorp.com/the-board-of-directors/ SEC Form 20-IS for 2024 ASM (Definitive), pp. 9, 19 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf SEC Form 20-IS for 2025 ASM (Definitive), pp. 9, 18 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.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. The Board Risk Oversight Committee is composed of Atty. Maria Gracia M. Pulido-Tan, Mr. Laurito E. Serrano and Mr. Gregory L. Domingo. Belle Corporation's website / Board Diversity Policy, Board Distinction List, and Skill Set Matrix https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-BOD-Skill-Set-Matrix-1.pdf	

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		https://www.bellecorp.com/board-matters/ SEC Form 20-IS for 2024 ASM (Definitive), pp.17-19 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024- DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf SEC Form 20-IS for 2025 ASM (Definitive), pp.8-10 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025- DIS-17mar25-PSE Website-r.pdf	
Recommendation 3.5			
Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	COMPLIANT	Provide information or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions. Related Party Transactions Committee Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-RPT-Comm-Charter.pdf Manual on Corporate Governance (February 2021), item 3.5, pp.27-29 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/	
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	COMPLIANT	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship. The Related Party Transactions Committee is composed of three members and all of whom are Independent Directors, namely: 1. Atty. Paquito N. Ochoa, Chairman	

		 Atty. Maria Gracia M. Pulido-Tan, Member Mr. Laurito E. Serrano, Member
		Belle Website https://www.bellecorp.com/the-board-of-directors/
		Related Party Transactions Committee https://www.bellecorp.com/corporate-governance/board-matters
Recommendation 3.6		
1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	COMPLIANT	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. Committee Composition
Committee Charters provide standards for evaluating the performance of the Committees.	COMPLIANT	https://www.bellecorp.com/board-matters/ Executive Committee Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-Ex- Comm-Charter-04mar24.pdf Audit Committee Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle- Audit-Comm-Charter.pdf Corporate Governance Committee Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-CG- Comm-Charter.pdf Risk Oversight Committee Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-Risk- Oversight-Comm-Charter.pdf

		Related Party Transactions Committee Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-RPT- Comm-Charter.pdf Compensation and Remuneration Committee Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle- CompRem-Comm-Charter.pdf Manual on Corporate Governance (February 2021), item 3, pp.20-31 https://www.bellecorp.com/wp-	
3. Committee Charters were fully disclosed on	COMPLIANT	content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/ Committee Charters https://www.bellecorp.com/board-matters/ Provide link to company's website where the Committee Charters are	
the company's website.		disclosed. Committee Charters https://www.bellecorp.com/board-matters/ The Committee Charters are reviewed annually. In 2024, they were reviewed in February. Summary of 2024 Board Activities: https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-of-Board-and-Committee-Activities-for-2024-1.pdf	

Principle 4: To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business.

Recommendation 4.1

1. The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.

COMPLIANT

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 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf

https://www.bellecorp.com/manual-on-corporate-governance/

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.

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.

The Corporate Secretary keeps copies of the recordings of the virtual 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 for 2024

		https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-	
		of-Board-and-Committee-Activities-for-2024-1.pdf	
		<u> </u>	
		SEC Form 17-A Annual Report for 2024, pp. 52, 55-56	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
		Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement Website.pdf	
2. The directors review meeting materials for	COMPLIANT	Manual on Corporate Governance (February 2021), item 2.9.2, p.19	
all Board and Committee meetings.		https://www.bellecorp.com/wp-	
an Board and Committee meetings.		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		<u> </u>	
		https://www.bellecorp.com/manual-on-corporate-governance/	
		https://www.beliecorp.com/manual-on-corporate-governance/	
		As 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	COMPLIANT	Provide information or link/reference to a document containing	
• •	COIVII EI/ (IVI	information on any questions raised or clarification/explanation	
seek clarifications and explanations during			
the Board and Committee meetings.		sought by directors.	
		Manual on Corporate Governance (February 2021), items 2.9.3, 19;	
		item 4.1, p.31	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/manual-on-corporate-governance/	
		Summary of Board Activities for 2024	
		https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-	
		of-Board-and-Committee-Activities-for-2024-1.pdf	

December 4.2		During the Board of Directors' meeting in March 2024, the Board inquired about Management's plans moving forward with the proposed privatization of Premium Leisure Corp., one of the Company's subsidiaries.	
Recommendation 4.2 1. Non-executive directors concurrently serve	COMPLIANT	Disclose if the company has a policy setting the limit of board seats	
in a maximum of five publicly-listed	COMPLIANT	that a non-executive director can hold simultaneously.	
companies to ensure that they have			
sufficient time to fully prepare for minutes,		The Board on February 23, 2018 has approved the policy on limiting	
challenge Management's proposals/views,		its non-executive directors to hold a maximum of five seats in	
and oversee the long-term strategy of the		publicly-listed companies, which includes Belle Corporation.	
company.		None of the Company's Non-Executive Directors serve in more than	
		five (5) seats in publicly-listed companies, including Belle Corporation	
		as of March 31, 2025.	
		Manual or Company Commany (Falamany 2021) itany 4.2.4 m. 22	
		Manual on Corporate Governance (February 2021), item 4.2.4, p.32 https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/manual-on-corporate-governance/	
		Policy on Directors' Board Seats Held in Other Companies	
		https://www.bellecorp.com/wp-content/uploads/2025/04/03BEL-	
		Policy-on-Directorships-in-Other-Cos-GOV-2018-004.pdf	
		https://www.bellecorp.com/company-policies/	
		Provide information or reference to document containing information on the directorships of the company's directors in both listed and non-listed companies.	
		on the directorships of the company's directors in both listed and non-	

		The profiles of the incumbent Board of Directors, including their directorships in non-listed companies, are detailed in the Company's Information Statements and Annual Report, as enumerated below.	
		https://www.bellecorp.com/the-board-of-directors/	
		SEC Form 20-IS for 2024 ASM (Definitive), pp.16-19, 23-24 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024- DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf	
		SEC Form 20-IS for 2025 ASM (Definitive), pp. 16-19, 22 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf	
		SEC Form 17-A Annual Report for 2024, pp. 42-45, 47-48 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC- Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement_Website.pdf	
1. The directors notify the company's board before accepting a directorship in another company. Output Description:	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.	
		Manual on Corporate Governance (February 2021), item 4.2.2, p.32 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	

https://www.bellecorp.com/manual-on-corporate-governance/

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 https://www.bellecorp.com/wp-content/uploads/2025/04/03.-BEL-Policy-on-Directorships-in-Other-Cos-GOV-2018-004.pdf

https://www.bellecorp.com/company-policies/

As a policy and in adherence to good governance practices, directors are also required to inform the incumbent Board of Directors before accepting directorships in other companies.

For Mr. Jacinto C. Ng, Jr., he formally communicated his proposed nomination to be one of Premium Leisure Corp.'s Non-Executive Directors on March 15, 2024. He was elected as such on April 22, 2024.

In the case of Mr. Armin Antonio B. Raquel Santos, he informed the Belle Corporation Corporate Secretary on May 7, 2024 of his proposed nomination to be one of APC Group, Inc.'s Non-Executive Directors during its June 28, 2024 Annual Stockholders' Meeting.

Mr. Laurito E. Serrano informed the Company's Chairman, President/CEO, Corporate Secretary and Compliance Officer of the invitation he received to be one of Century Peak Holdings Corporation's Independent Directors in November 2024 prior to accepting said position.

		All letters have been addressed to the Corporate Governance	
		Committee and submitted thru the Company's Corporate Secretary.	
Optional: Principle 4		committee and submitted that the company's corporate secretary.	
Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	COMPLIANT	The Company's lone Executive Director, Armin Antonio B. Raquel-Santos, serves in two (2) boards of publicly-listed companies where he sits as Executive Director/President & CEO of Pacific Online Systems Corporation, and as a non-executive director of APC Group, Inc.	
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/manual-on-corporate-governance/ The Board discussed and approved the proposed schedule of its 2024 meetings on October 26, 2023, and the 2025 schedules of meetings were taken up and approved during its November 7, 2024 Board meeting. Summary of Board Activities for 2024 https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-of-Board-and-Committee-Activities-for-2024-1.pdf	
3. Board of directors meet at least six times during the year.	COMPLIANT	Indicate the number of board meetings during the year and provide proof. The Board of Directors met ten (10) times in 2024. https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-Summary-of-Board-Meeting.pdf https://www.bellecorp.com/the-board-of-directors/ Summary of Board Activities in 2024	

		https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-of-Board-and-Committee-Activities-for-2024-1.pdf	
4. Company requires as minimum quorum of at least 2/3 for board decisions.	COMPLIANT	Indicate the required minimum quorum for board decisions.	
		Manual on Corporate Governance (February 2021), item 2.7.6, p.19 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.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 objective and independent judgment on all corporate affairs

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.

COMPLIANT

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, Atty. Maria Gracia M. Pulido-Tan, Atty. Paquito N. Ochoa, Jr. and Mr. Laurito E. Serrano.

Directors' Name	Type [Executive Director (ED), Non-Executive (NED) or Independent Director (ID)]	Age	Date of first election	Date last elected (if ID, state the number of years served as ID)		No. of years and months served as Director / Officer	
Willy N. Ocier	NED	68	06/24/1999	05/31/2024	Annual	25 yrs. and 6 mos.	
Armin Antonio B. Raquel Santos	ED	57	04/28/2022	05/31/2024	Annual	2 yr. and 8 mos.	
Jacinto C. Ng, Jr.	NED	55	07/08/2000	05/31/2024	Annual	24 yrs. and 4 mos.	
Gregory L. Domingo	NED	70	05/31/2024	05/31/2024	Annual	7 mos.	
Maria Gracia P. Tan	ID	69	06/25/2021	05/31/2024	Annual	3 yrs. and 6 mos.	
Paquito N. Ochoa, Jr.	ID	64	05/31/2024	05/31/2024	Annual	7 mos.	
Laurito E. Serrano	ID	64	05/31/2024	05/31/2024	Annual	7 mos.	

SEC Form 17-A Annual Report for 2024, pp. 44-45

 $\frac{https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Form-17-A-for-year-ended-December-9-A-for$

Acknowledgement Website.pdf

Belle Corporation's website

		https://www.bellecorp.com/the-board-of-directors/	
		Results of the 2024 Annual Shareholders' Meeting	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
		Results-of-ASM-31may24-for-website-1.pdf	
		Results of the 2025 Annual Stockholders' Meeting	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-	
		Results-of-2025-Annual-Stockholders-Meeting-28apr25.pdf	
Recommendation 5.2			
1. The independent directors possess all the	COMPLIANT	Provide information or link/reference to a document containing	
qualifications and none of the		information on the qualifications of the independent directors.	
disqualifications to hold the positions.			
disqualifications to flora the positions.		SEC Form 20-IS for 2024 ASM (Definitive), pp.18-19	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
		DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf	
		SEC Form 17-A Annual Report for 2024, pp. 44-45	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
		Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement Website.pdf	
		SEC Form 20-IS for 2025 ASM (Definitive), pp. 18-19	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-	
		DIS-17mar25-PSE Website-r.pdf	
		DIS 17 Har 25 1 SE Website 1.par	
		Manual on Corporate Governance (February 2021), item 5.1, pp. 32-	
		33	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/manual-on-corporate-governance/	

Supplement to Recommendation 5.2							
1. Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently. Output Description:	COMPLIANT	Provide link/refer directors are not Belle has no sha arrangements to independently. At the directors sha questions and so matter brought be Manual on Corpo https://www.bellcontent/uploads, https://www.bellcontent/uploads,	areholder age that constructed all act judicide eek clarificated orate Govern lecorp.com/1/2025/02/Ar	greements rain the in the Marously. The tions necessard. nance (Feb. 1997)	dependently , by-laws, p directors' hual for Corp y shall evalu essary befor pruary 2021)	rovisions ability forate Go ate the i e decidir , item 2.9	or other to vote overnance, ssues, ask ng on any 9.3, p. 19
Recommendation 5.3							
The independent directors serve for a cumulative term of nine years (reckoned from 2012). The independent directors serve for a cumulative term of nine years (reckoned from 2012).	COMPLIANT	Provide informative ars IDs have se	erved as such	n. pendent D	virectors hav	e served	
cumulative term of nine years (reckoned	COMPLIANT	None of the Comcumulative term	erved as such	n. pendent D	virectors hav	e served 2024.	
cumulative term of nine years (reckoned	COMPLIANT	None of the Comcumulative term Directors' Name	ppany's Indeported of nine year Type [Executive Director (ED), Non-Executive (NED) or Independent Director (ID)]	pendent E as of De Age Date of fir election 68 06/24/199	Date last elected (if ID, state the number of years served as ID)	e served 2024. Elected when (Special/ Annual Meeting)	No. of years and months served as Director / Officer
cumulative term of nine years (reckoned	COMPLIANT	years IDs have se None of the Com cumulative term Directors' Name Willy N. Ocier Armin Antonio B. Raquel Santos	rerved as such appany's Independent of nine year Type [Executive Director (ED), Non-Executive (NED) or Independent Director (ID)] NED ED	pendent D s as of De Age Date of fir election 68 06/24/195 57 04/28/202	Date last elected (if ID, state the number of years served as ID) 9 05/31/2024 2 05/31/2024	e served 2024. Elected when (Special/ Annual Meeting)	No. of years and months served as Director / Officer 25 yrs. and 6 mos. 2 yr. and 8 mos.
cumulative term of nine years (reckoned	COMPLIANT	None of the Comcumulative term Directors' Name	ppany's Indeported of nine year Type [Executive Director (ED), Non-Executive (NED) or Independent Director (ID)]	pendent E as of De Age Date of fir election 68 06/24/199	Directors have cember 31, 2 St Date last elected (if ID, state the number of years served as ID) 9 05/31/2024 2 05/31/2024 0 05/31/2024	e served 2024. Elected when (Special/ Annual Meeting)	No. of years and months served as Director / Officer
cumulative term of nine years (reckoned	COMPLIANT	years IDs have se None of the Com cumulative term Directors' Name Willy N. Ocier Armin Antonio B. Raquel Santos Jacinto C. Ng. Jr.	rerved as such	Date of fir election Age	Directors have cember 31, 2 St Date last elected (if ID, state the number of years served as ID) 9 05/31/2024 2 05/31/2024 4 05/31/2024 4 05/31/2024 1 05/31/2024	e served 2024. Elected when (Special/ Annual Meeting) Annual Annual Annual	No. of years and months served as Director / Officer 25 yrs. and 6 mos. 2 yr. and 8 mos. 24 yrs. and 4 mos.

		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
		DIS-for-the-SEC-FINAL-v3-02may24pdf_Redacted-2.pdf	
		SEC Form 20-IS for 2025 ASM (Definitive), p. 16	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-	
		DIS-17mar25-PSE Website-r.pdf	
		BIS 17 Hui 25 1 SE Wessite 1 par	
		https://www.bellecorp.com/our-company/board-directors	
		inteps.// www.benecorp.com/our-company/board-un-cetors	
2. The company bars an independent director	COMPLIANT	Provide information or link/reference to a document containing	
2. The company bars an independent director	COMPLIANT	information on the company's policy on term limits for its	
from serving in such capacity after the term			
limit of nine years.		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/wp-content/uploads/2025/04/04BEL-	
		Policy-on-Tenure-of-IDs-GOV-2018-005.pdf	
		Manual on Corporate Governance (February 2021), item 2.5.1.h, p.	
		17	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		deficitly appearage to the second sec	
		https://www.bellecorp.com/manual-on-corporate-governance/	
		inteps,// www.beliecorp.com/mandar on corporate governance/	
3. In the instance that the company retains an	COMPLIANT	Provide reference to the meritorious justification and proof of	
	COIVIFLIAIVI	shareholders' approval during the annual shareholders' meeting.	
independent director in the same capacity		shareholders approval during the annual shareholders meeting.	
after nine years, the board provides			

meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.		There are no ind year term. Mar while Mr. Laurit elected on May	ia Gracia M. o E. Serrano	Pulio	do-Tan	was electe	d in June	e 2021,
		Directors' Name Willy N. Ocier Armin Antonio B. Raquel Santos Jacinto C. Ng, Jr. Gregory L. Domingo Maria Gracia P. Tan Paquito N. Ochoa, Jr. Laurito E. Serrano	Type [Executive Director (ED), Non-Executive (NED) or Independent Director (ID)] NED ED NED NED NED ID ID ID	68 57 55 70 69 64 64	06/24/1999 04/28/2022 07/08/2000 05/31/2024 06/25/2021 05/31/2024	Date last elected (if ID, state the number of years served as ID 05/31/2024 05/31/2024 05/31/2024 05/31/2024 05/31/2024 05/31/2024 05/31/2024 05/31/2024 05/31/2024		No. of years and months served as Director / Officer 25 yrs. and 6 mos. 2 yr. and 8 mos. 2 yrs. and 4 mos. 7 mos. 3 yrs. and 6 mos. 7 mos. 7 mos.
Recommendation 5.4 1. The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	COMPLIANT	Identify the compositions of are held by separate held by	Chairman or arate individual 31, 2024 An ed as a member Board during Armin Antoring the Anniappointed as a during the corp. Comp.	f the uals. nual ber of the least l	e Board I Shareh of the B ne 2024 B. Raque Shareh ce Compa rd Orga	and Chief I olders' Me oard, and Organizati el Santos, v Iders' Mee any's Presionizational nizational	eeting, Mappointe onal Me who was eting on I dent and Meeting	e Officers Ir. Willy N. ed as the eting. re-elected May 31, I Chief right after

2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	Messrs. Ocier and Raquel Santos were re-elected as Directors, and appointed as Chairman and President/CEO, respectively, on April 28, 2025 during the ASM and Organizational Meeting of the Company. Results of the 2025 Board Organizational Meeting https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-Results-of-2025-Organizational-Meeting-28apr25.pdf Provide information or link/reference to a document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer. Manual on Corporate Governance (February 2021), item 2.2, pp. 12-13 and item 5.2., pp. 33-34 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/ Roles of the Chairman Revised Manual on Corporate Governance, pp. 10-11 https://www.loto.com.ph/wp-content/uploads/CG-MANUAL-Apr25-2022.pdf Identify the relationship of Chairman and CEO. No relationship between the Chairman and the CEO.	
Recommendation 5.5			
If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	COMPLIANT	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 May 31, 2024 and April 28, 2025,	

		Atty. Maria Gracia M. Pulido-Tan, was designated as the Company's	
		Lead Independent Director.	
		Results of the 2024 Board Organizational Meeting	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEl-2024-	
		Results-of-Org-Mtg-31may24-for-website-1.pdf	
		Results of the 2025 Board Organizational Meeting	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-	
		Results-of-2025-Organizational-Meeting-28apr25.pdf	
		Nesarts-01-2025-01gariizational-iviceting-20api 25.pui	
		Belle Corporation's website / Atty. Maria Gracia M. Pulido-Tan	
		https://www.bellecorp.com/the-board-of-directors/	
		Manual on Corporate Governance (February 2021), item 5.3, pp. 34-	
		35	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/manual-on-corporate-governance/	
Recommendation 5.6			
Directors with material interest in a	COMPLIANT	Provide proof of abstention, if this was the case.	
transaction affecting the corporation abstain	COMI LIAM	Trovide proof of distintion, if this was the ease.	
from taking part in the deliberations on the		At the February 2025 meeting of the Board, one of the members	
transaction.		having a perceived conflict of interest abstained from the discussion	
transaction.		on a particular transaction.	
Recommendation 5.7			
1. The non-executive directors (NEDs) have	COMPLIANT	Provide proof and details of said meeting, if any. Provide information	
separate periodic meetings with the external		on the frequency and attendees of meetings.	
auditor and heads of the internal audit,			
compliance and risk functions, without any		The non-executive directors (NEDs) had separate periodic meetings	
executive present.		with the external auditor and heads of the internal audit, compliance	
SEC Form I ACCD * Undated 21Dec 2017		1	

	1		T
	CONADULANT	and risk functions, without any executive present. These were done	
2. The meetings are chaired by the lead	COMPLIANT	on February 20, 2024, attended by the NEDs, the External Auditor	
independent director.		and heads of Internal Audit, Compliance and Risk Management.	
		These meetings were chaired by Mr. Amando M. Tetangco, Jr., Lead	
		Independent Director.	
		2025	
		In February 2025, Lead Independent Director Atty. Maria Gracia M.	
		Pulido-Tan, chaired the meeting among NEDs, External Auditor,	
		Compliance Officer and Chief Risk Officer.	
		Summary of Board Activities for 2024	
		https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-	
		of-Board-and-Committee-Activities-for-2024-1.pdf	
		OI-boal a-alia-committee-Activities-101-2024-1.pui	
Optional: Principle 5			
1. None of the directors is a former CEO of the	COMPLIANT	Provide name/s of company CEO for the past 2 years.	
company in the past 2 years.			
company in the past 2 years.		From March 15, 2017 to April 28, 2022 – Mr. Manuel A. Gana	
		From April 28, 2022 to May 31, 2024 – Mr. Jackson T. Ongsip	
		From May 31, 2024 to present – Mr. Armin Antonio B. Raquel Santos	
·	_	assessment process. The Board should regularly carry out evaluations to a	ppraise its performance as
a body, and assess whether it possesses the right mix of	of backgrounds and	d competencies.	
Recommendation 6.1			
1. Board conducts an annual self-assessment of	COMPLIANT	Provide proof of self-assessments conducted for the whole board, the	
its performance as a whole.		individual members, the Chairman and the Committees.	
2. The Chairman conducts a self-assessment of	COMPLIANT		
his performance.		The Board conducts an annual self-assessment of its collective and	
		individual performance, and that of the Board Committees, the	
3. The individual members conduct a self-	COMPLIANT	Chairman, President, Chief Compliance Officer (CCO), Chief Risk	
assessment of their performance.	201111 211 1111	Officer (CRO), and Chief Audit Executive (CAE). The evaluation for the	
assessment of their performance.			

		2022 nowformer was done in Marrie 2024 with the arrest	1
1		2023 performance was done in March 2024, while the assessment	
4. Each committee conducts a self-assessment of its performance.	COMPLIANT	for the 2024 performance was completed in February 2025.	
		Board of Directors Evaluation Forms for 2024	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-	
		Board-Eval-Form-2024pdf	
5. Every three years, the assessments are	COMPLIANT	Identify the external facilitator and provide proof of use of an external	
supported by an external facilitator.		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.	
		As a recommended practice, in 2022 the Company engaged the	
		services of a third party, Good Governance Advocates and	
		Practitioners of the Philippines, to facilitate the annual evaluation for	
		the Board and key officers' performance.	
Recommendation 6.2			
1. Board has in place a system that provides, at	COMPLIANT	Provide information or link/reference to a document containing	
the minimum, criteria and process to		information on the system of the company to evaluate the	
determine the performance of the Board,		performance of the board, individual directors and committees,	
individual directors and committees.		including a feedback mechanism from shareholders.	
		The Board of Directors conducts its own individual self-assessment	
2. The system allows for a feedback mechanism	COMPLIANT	every year and collegiately appraises the performances of the	
from the shareholders.		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 2024 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-Board-Eval-Form-2024-.pdf

Manual on Corporate Governance (February 2021), item 6.1, pp. 35-36

https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf

https://www.bellecorp.com/manual-on-corporate-governance/

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.

https://www.bellecorp.com/contact-us

SEC Form 20-IS for 2024 ASM (Definitive), p.85 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf

SEC Form 20-IS for 2025 ASM (Definitive), p. 82 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf

			For governance related issues or concerns, stakeholders may refer to: Governance and Corporate Affairs Department 5th Floor Tower A, Two E-com Center Palm Coast Avenue, Mall of Asia Complex Pasay City 1300 Philippines Tel. No.:(632) 8662-8888 Email: governance@bellecorp.com Investor Relations Michelle T. Hernandez Vice President - Governance and Corporate Affairs Belle Corporation 5th Floor Tower A, Two E-com Center Palm Coast Avenue, Mall of Asia Complex Pasay City 1300 Philippines Tel.No.:(632) 8662-8888 Email: michelle,hernandez @bellecorp.com	
	nciple 7: Members of the Board are duty-bound to a commendation 7.1	pply high ethical st	andards, taking into account the interests of all stakeholders.	
	Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	COMPLIANT	Provide information on or link/reference to the company's Code of Business Conduct and Ethics. Code of Business Conduct and Ethics (May 2018) https://www.bellecorp.com/wp- content/uploads/2025/02/BEL_CBCE_May_2018_0.pdf https://www.bellecorp.com/code-of-business-conduct-and-ethics/	
2.	The Code is properly disseminated to the Board, senior management and employees.	COMPLIANT	Provide information on or discuss how the company disseminated the 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	

2. The Code is displaced and made evailable to	COMPLIANT	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. Senior Management and employees were also required to acknowledge in writing their receipt of the CBCE and to document their undertaking to be bound by such. Records of these written acknowledgement are kept by the Human Resources Department with the most recent having been submitted before January 31, 2025.	
3. The Code is disclosed and made available to the public through the company website. Supplement to Recommendation 7.1	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/wp-content/uploads/2025/02/BEL_CBCE_May_2018_0.pdf https://www.bellecorp.com/code-of-business-conduct-and-ethics/	
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/wp-content/uploads/2025/04/GCA-Policy-GOV-2017-005-GHE-v3.pdf Belle Corporation website https://www.bellecorp.com/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/wp-content/uploads/2025/04/Accountability-Integrity-Vigilance-Whistle-Blowing.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.	

		Since it was released, there are no reported violations of the CBCE.		
		Disclosure and Transparency		
Principle 8: The company should establish corporate d	isclosure policies a	nd procedures that are practical and in accordance with best practices and	regulatory expectations.	
Recommendation 8.1				
1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	COMPLIANT	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/disclosures/ https://www.bellecorp.com/financial-reports/ Corporate Disclosures Policy https://www.bellecorp.com/wp-content/uploads/2025/04/01aGCA-Policy-GOV-2018-001-Disclosures.pdf SEC Form 17-A Annual Report for 2024; 2024 Integrated Report https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE-2024-IR-Low-res.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	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.		

the end of the fiscal year, while interim		Audited Consolidated Financial Statements for 2024 were submitted	
reports are published within forty-five (45)		to the SEC and PSE on February 24, 2025 or within 60 days from the	
days from the end of the reporting period.		end of the fiscal year.	
, , , , , , , , , , , , , , , , , , ,		https://www.bellecorp.com/financial-reports/	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-	
		17C 2024-Results-and-FS website.pdf	
		The 1 ^{st,} 2 nd and 3 rd Quarterly financial reports for 2024 were	
		published within 40 days after the end of the reporting period	
		https://www.bellecorp.com/financial-reports/	
		SEC Form 17Q as of March 31, 2024	
		https://www.bellecorp.com/wp-content/uploads/2025/01/BEL-2024-	
		Q1-17Q-25apr24-for-website.pdf	
		SEC Form 17Q as of June 30, 2024	
		https://www.bellecorp.com/wp-content/uploads/2025/01/BEL-17Q-	
		30jun2024-Website.pdf	
		SEC Form 17Q as of September 30, 2024	
		https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-SEC-	
		Form-17Q-for-nine-months-ended-September-30-2024-Website.pdf	
2. Company discloses in its annual report the	COMPLIANT	Provide link or reference to the company's annual report where the	
principal risks associated with the identity of		following are disclosed:	
the company's controlling shareholders; the		1. principal risks to minority shareholders associated with the	
degree of ownership concentration; cross-		identity of the company's controlling shareholders;	
holdings among company affiliates; and any		2. cross-holdings among company affiliates; and	
imbalances between the controlling		3. any imbalances between the controlling shareholders' voting	
shareholders' voting power and overall		power and overall equity position in the company.	
equity position in the company.			
equity position in the company.		The Company discloses in its Annual Report and 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/financial-reports/ https://www.bellecorp.com/disclosures/ SEC Form 17-A Annual Report for 2024, pp. 34-37 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf
Recommendation 8.2		
 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 to the company's policy requiring directors and officers to disclose their dealings in the company's share.
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/wp-content/uploads/2025/04/GOV-2017-002-INSIDER-TRADING-v1r2.pdf https://www.bellecorp.com/company-policies/
		Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction. Trading of BEL shares as of January 31, 2025:

	1	_				-	
		Name of Beneficial Owner	Number of Shares	Acquisition (+) Disposition	(-) Number of Shares	% of	
		Willy N. Ocier	Held as of 12.31.23 83,913,702	127,762,900 -	Held as of 1.31.25 211,676,603	Ownership 2.18	
		Armin Antonio B. Raquel Santos	8,000 135,860,666	-	8,000 135,860,666	0	
		Jacinto C. Ng, Jr. Gregory L. Domingo*	-	1,001	1,001	0	
		Maria Gracia P. Tan Paquito N. Ochoa, Jr.*	666	1 .	666 1	0.0	
		Laurito E. Serrano*	220.072.034	10,000 - 127,773,902 -	<u>10,000</u> 346.202.938	<u>0</u> 3.58	
		elected on May 31, 2024			,,		
		There were no trad	-		ey officers fro	om	
		January 1, 2024 to J	January 31, 2	2025.			
		SEC Form 20-IS for 2					
		https://www.bellec			ads/2025/04/	BEL-2025-	
		DIS-17mar25-PSE_\	Website-r.pc	lf			
		SEC Form 20-IS for 3	*	** *			
		https://www.bellec	orp.com/wp	o-content/uploa	ads/2025/04/	BEL-2024-	
		DIS-for-the-SEC-FIN	IAL-v3-02ma	ay24pdf_Redact	ced-2.pdf		
		SEC Form 17-A Ann	ual Report fo	or 2024, pp. 66			
		https://www.bellec	orp.com/wp	o-content/uploa	ads/2025/05/	BEL-SEC-	
		Form-17-A-for-year			lwith-SEC-		
		<u>Acknowledgement</u>	Website.pd	<u>lf</u>			
		Statement of Chang	ges in Benefi	icial Ownership	of Securities	(SEC	
		Form 23-B)					
		https://www.bellec	corp.com/dis	sclosures/#othe	r-reports-and	d-filings	
Supplement to Recommendation 8.2							
1. Company discloses the trading of the	COMPLIANT	Provide information	n on or link/r	eference to the	shareholding	is of	
corporation's shares by directors, officers (or		directors, managen	nent and top	100 sharehold	ers.		
persons performing similar functions) and							
controlling shareholders. This includes the		SEC Form 20-IS for 2	2024 ASM ([Definitive), p. 14	4-15		
disclosure of the company's purchase of its							
SEC Form – I-ACGR * Updated 21Dec2017	1	l					

https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024shares from the market (e.g. share buy-back DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf program). SEC Form 20-IS for 2025 ASM (Definitive), pp. 14-15 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf SEC Form 17-A Annual Report for 2024, pp. 50-51 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf Top 100 Shareholders as of December 31, 2024 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-Listof-Top-100-Stockholders-as-of-31Dec2024-Website-1.pdf https://www.bellecorp.com/disclosures/ **Insider Trading Policy** https://www.bellecorp.com/wp-content/uploads/2025/04/GOV-2017-002-INSIDER-TRADING-v1r2.pdf https://www.bellecorp.com/disclosures/ a) List of Top 100 Stockholders b) Belle Shares Buy-Back Transactions c) Public Ownership Reports Provide link or reference to the company's Conglomerate Map. 2024 Conglomerate Map https://www.bellecorp.com/wp-

content/uploads/2025/05/Belle Conglo-Map 12.31.24.pdf

		https://www.bellecorp.com/corporate-structure/	
		Corporate Structure	
		https://www.bellecorp.com/wp-content/uploads/2025/05/Belle-	
		Corporate-Structure-2024.pdf	
		Sorporate strategic par	
		https://www.bellecorp.com/corporate-structure/	
		mttps://www.benedorp.com/corporate stracture/	
Recommendation 8.3			
Board fully discloses all relevant and material	COMPLIANT	Provide link or reference to the directors' academic qualifications,	
information on individual board members to	COMI LIAM	share ownership in the company, membership in other boards, other	
		executive positions, professional experiences, expertise and relevant	
evaluate their experience and qualifications,			
and assess any potential conflicts of interest		trainings attended.	
that might affect their judgment.		Disease of and anti-mark the second and the second	
		Directors' academic qualifications, memberships in other boards,	
		professional experiences and expertise:	
		SEC Form 20-IS for 2024 ASM (Definitive), p.p. 16-19	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
		DIS-for-the-SEC-FINAL-v3-02may24pdf_Redacted-2.pdf	
		SEC Form 20-IS for 2025 ASM (Definitive), pp. 16-19	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-	
		DIS-17mar25-PSE Website-r.pdf	
		SEC Form 17-A Annual Report for 2024, pp. 42-45	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
		Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement Website.pdf	
		Belle Corporation's Website/Board Diversity Policy, Board Distinction	
		List and Skill Set Matrix	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-	
		BOD-Skill-Set-Matrix-1.pdf	
	<u> </u>		

		https://www.bellecorp.com/board-matters/
		Relevant Trainings Attended: Corporate Governance Training Attendance to 2024 Corporate Governance Seminar – BEL Directors and Key Officers, pp. 3, 9-13, 23 of pdf https://www.bellecorp.com/wp-content/uploads/2025/05/Directors-Continuing-Education-2024-1.pdf
		Share ownership in the company: SEC Form 17-A Annual Report for 2024, p. 51
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-
		Form-17-A-for-year-ended-December-31-2024with-SEC-
		Acknowledgement Website.pdf
		The following table shows the shares beneficially owned by the directors and executive officers of the Company as of December 31, 2024:
		Title of Class Name of Beneficial Owner Citizenship Direct Indirect Total
		Common Anna Josefina G. Esteban Filipino - 0.00% - 0.00% 0% Common Michelle Angeli T. Hernandez Filipino - 0.00% - 0.00% 0%
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	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.
might affect their judgment.		Officers' academic qualifications, membership in other boards, professional experiences and expertise:
		SEC Form 17-A Annual Report for 2024, pp. 46-47

		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC- Form-17-A-for-year-ended-December-31-2024with-SEC- Acknowledgement Website.pdf Relevant Trainings Attended: Corporate Governance Training Attendance to 2024 Corporate Governance Seminar – BEL Directors and Key Officers, pp. 10, 14-18 of pdf https://www.bellecorp.com/wp-content/uploads/2025/05/Directors- Continuing-Education-2024-1.pdf Share Ownership in the company: The following lable shows the shares beneficially owned by the directors and executive officers of the Company as of December 31, 2024: The of Clark Name of Benefits Owner of Telephone (Company) and Observation (Company) and Observat
Recommendation 8.41. Company provides a clear disclosure of its policies and procedure for setting Board	COMPLIANT	Disclose or provide link/reference to the company policy and practice 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/wp-

content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf

https://www.bellecorp.com/manual-on-corporate-governance/

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 in discussions involving his own remuneration.

Each member of the Board of Directors received the following as Directors for the year 2024. The amounts represent their per diem for the meetings attended and all other responsibilities undertaken for the Company.

Compensation of Directors

Each member of the Board of Directors received the following as Directors for the year 2024. The amounts represent their per diem for the meetings attended and all other responsibilities undertaken for the Company.

Directors	Per diem in 2024 (Php)
Maria Gracia P. Tan (ID)	3,480,000.00
Laurito E. Serrano* (ID)	2,030,000.00
Paquito N. Ochoa Jr.* (ID)	2,030,000.00
Amando M. Tetangco, Jr. ** (ID)	1,875,000.00
Joseph T. Chua** (ID)	1,450,000.00
Willy N. Ocier (NED)	1,260,000.00
Armin Antonio B. Raquel Santos (ED)	1,260,000.00
Jacinto C. Ng, Jr. (NED)	1,260,000.00
Gregory L. Domingo* (NED)	735,000.00
Elizabeth Anne C. Uychaco** (NED)	450,000.00
Virginia A. Yap** (NED)	450,000.00
Jackson T. Ongsip** (ED)	450,000.00

^{*} elected on May 31, 2024

SEC Form 17-A Annual Report for 2024, pp. 49

^{**} tenure ended on May 31, 2024

		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf	
Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	COMPLIANT	Disclose or provide link/reference to the company policy and practice for determining executive remuneration. 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/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/ The Compensation and Remuneration Committee recommends compensation scheme proposals for the CEO and Management Team, which the Board of Directors approves should they find them just and reasonable.	
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 17-A Annual Report for 2024, p. 49	

	T	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-
		Form-17-A-for-year-ended-December-31-2024with-SEC-
		Acknowledgement Website.pdf
		Summary Compensation Table (Annual Compensation)
		Name Position Year Allowance Bonus Armin Antonio B. Raquel Santos President and CEO Michelle Angeli T. Hernandez VP - Governance Anna Josefina G. Esteban Chief Audit Executive Mary Grace W. Buban AVP - Treasury Gina G. Diolina AVP - Accounting
		President and 4 Most Highly 2025 (ESTIMATE) 13,838,500 1,064,500 Compensation Executive Officers 2024 13,838,500 1,064,500 2023 13,707,200 1,054,400 All other Officers and directors as a group unnamed 2025 (ESTIMATE) 26,626,900 2024 26,626,900 2023 30,637,100
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 Material Related Party Transactions Policy https://www.bellecorp.com/wp-content/uploads/2025/04/01BEL- GCA-POLICY-RPT-10252019.pdf
2. 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.

Supplement to Recommendation 8.5		SEC Form 17A Annual Report for 2024: Related Party Transactions – Item 36, pp. 152-153 of pdf; Item 28, pp. 235-237 of pdf https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf	
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 https://www.bellecorp.com/wp-content/uploads/2025/04/GCA-Policy-GOV-2017-004-CONFLICT 0.pdf Code of Business Conduct and Ethics, Item II.B, p.2 https://www.bellecorp.com/wp-content/uploads/2025/02/BEL CBCE May 2018 0.pdf https://www.bellecorp.com/code-of-business-conduct-and-ethics/ 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 1. Company discloses that RPTs are conducted	COMPLIANT	Provide link or reference where this is disclosed, if any	
in such a way to ensure that they are fair and at arms' length.		Manual on Corporate Governance (February 2021), item 2.1.l, pp. 11-12 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	

		https://www.bellecorp.com/manual-on-corporate-governance/ SEC Form 17A Annual Report for 2024: Related Party Transactions — Item 36, pp. 152-153 of pdf; Item 28, pp. 235-237 of pdf https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC- Form-17-A-for-year-ended-December-31-2024with-SEC- Acknowledgement Website.pdf The Related Party Transactions Committee is tasked to assess material agreements with related parties to ensure that the RPTs are conducted at market rates and on arm's length basis. Policy on Related Party Transactions https://www.bellecorp.com/wp-content/uploads/2025/04/01BEL- GCA-POLICY-RPT-10252019.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.	
Recommendation 8.6 1. 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/disclosures/ Following the approval of the Board on March 20, 2024, the notice of the 2024 ASM was disclosed thru the PSE and SEC. Please see below. Notice of 2024 Annual Stockholders' Meeting https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-17C-2024-ASM-20mar24-for-website_Redacted.pdf	

	<u> </u>	The Company made disclosures on its plans to conduct the Tender	
		Offer of Premium Leisure Corp. shares. Following the approval of the	
		Board on March 11, 2024, the disclosure was immediately filed with	
		the PSE and SEC. Kindly see below.	
		Tender Offer Report in 2024	
		https://www.bellecorp.com/wp-content/uploads/2025/04/Amend-2-	
		Tender-Offer-Report.pdf	
		Following the approval of the Board on February 21, 2025, the	
		approval of the disclosure on dividend declaration was filed on the	
		same day. Please see below.	
		Declaration of Dividends in 2025	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-SEC-	
		Form-17-C-Declaration-of-Dividend-21feb25 website.pdf	
		Corporate Disclosure Policy	
		https://www.bellecorp.com/wp-content/uploads/2025/04/01aGCA-	
		Policy-GOV-2018-001-Disclosures.pdf	
		https://www.bellecorp.com/company-policies/	
2. Board appoints an independent party to	COMPLIANT	Identify independent party appointed to evaluate the fairness of the	
evaluate the fairness of the transaction price		transaction price. Disclose the rules and procedures for evaluation the	
on the acquisition or disposal of assets.		fairness of the transaction price, if any.	
of the acquisition of alspessi of assets.			
		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	
		the service providers oner sheet, it is meanibent that these providers	

Supplement to Recommendation 8.6 1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	COMPLIANT	have gone through the parent company's accreditation per company policy. Once completed, the bids are presented to the Board for consideration and approval, and filing of appropriate disclosures, as they are required. 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. In 2023, Cuervo Appraisers and IntechProperty Appraisal, Inc. were engaged to appraise the Company's properties adjacent to the Tagaytay Highlands Complex. 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. SEC Form 17 A (Annual Report) for 2024, Item 11.3, p. 51 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf	
Recommendation 8.7			
1. Company's corporate governance policies,	COMPLIANT	Provide link to the company's website where the Manual on Corporate Governance is posted.	

	1		
2. Company's MCG is submitted to the SEC and	COMPLIANT	https://www.bellecorp.com/wp-	
PSE.		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
2 C	COMPLIANT	https://www.bellecorp.com/manual-on-corporate-governance/	
3. Company's MCG is posted on its company	COMPLIANT	inteps,// www.benedorp.com/ manual on corporate governance/	
website.		The amended MCG was submitted to the SEC and the PSE on	
		February 24, 2021.	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
Supplement to Recommendation 8.7			
1. Company submits to the SEC and PSE an	COMPLIANT	Provide proof of submission	
updated MCG to disclose any changes in its			
, ,		The amended MCG was submitted to the SEC and the PSE on	
corporate governance practices.		February 24, 2021.	
		1 Coldally 24, 2021.	
		Manual on Corporate Governance (February 2021)	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/manual-on-corporate-governance/	
Optional: Principle 8			
1. Does the company's Annual Report disclose		Provide link or reference to the company's Annual Report containing	
the following information:		the said information.	
a. Corporate Objectives	COMPLIANT	Corporate Objectives	
a. Corporate Objectives	COIVIFLIAIVI		
		https://www.bellecorp.com/vision-mission-and-values-statements-	
		and-corporate-objectives/	
		SEC Form 17-A Annual Report for 2024, pp. 52	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
		Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement_Website.pdf	
	I .		

b.	Financial performance indicators	COMPLIANT	SEC Form 17-A Annual Report for 2024, pp. 16-41 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-
			Form-17-A-for-year-ended-December-31-2024with-SEC- Acknowledgement Website.pdf
			2024 Audited Financial Statements https://www.bellecorp.com/wp-content/uploads/2025/05/BEL- 17C 2024-Results-and-FS website.pdf
			https://www.bellecorp.com/wp-content/uploads/2025/05/BEL- 17C_2024-Results-and-FS_website.pdf
C.	Non-financial performance indicators	COMPLIANT	SEC Form 17-A Annual Report for 2024: Annex A (Integrated Report) https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE-2024-IR-Low-res.pdf
			https://www.bellecorp.com/investor-relations/sustainability-reports
d.	Dividend Policy	COMPLIANT	SEC Form 17-A Annual Report for 2024, p. 15 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC- Form-17-A-for-year-ended-December-31-2024with-SEC- Acknowledgement Website.pdf
e.	Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	COMPLIANT	SEC Form 17-A Annual Report for 2024, pp. 42-45 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC- Form-17-A-for-year-ended-December-31-2024with-SEC- Acknowledgement Website.pdf
f.	Attendance details of each director in all directors' meetings held during the year	COMPLIANT	SEC Form 17-A Annual Report for 2024, p. 52 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC- Form-17-A-for-year-ended-December-31-2024with-SEC- Acknowledgement Website.pdf

g.	Total remuneration of each member of the board of directors	COMPLIANT	SEC Form 17-A Annual Report for 2024, p. 49 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC- Form-17-A-for-year-ended-December-31-2024with-SEC- Acknowledgement Website.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 2024, p. 60 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.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 2024, pp. 56-57 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.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/wp-content/uploads/2025/05/2024-BEL-IA-Attestation-1.pdf SEC Form 17-A Annual Report for 2024, p.60 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement_Website.pdf	
			https://www.bellecorp.com/corporate-governance/board-matters	

5. The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	COMPLIANT	Provide link or reference to where this is contained in the Annual Report. SEC Form 17-A Annual Report for 2024, pp. 11-13 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf	

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

·	,		
Recommendation 9.1			
 Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. 	COMPLIANT	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor.	
		Audit Committee Charter	
		https://www.bellecorp.com/wp-content/uploads/2025/01/Belle- Audit-Comm-Charter.pdf	
		https://www.bellecorp.com/board-matters/	
		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 May 2024 and April 2025 ASMs, the shareholders approved the said recommendation by proxy voting, voting in absentia or thru remote communication.	
		The partners of the external auditor follow a rotation cycle to ensure the impartiality and integrity of reporting business results.	

		Results of the 2024 Annual Shareholders' Meeting	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
		Results-of-ASM-31may24-for-website-1.pdf	
		Results of the 2025 Annual Stockholders' Meeting	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-	
		Results-of-2025-Annual-Stockholders-Meeting-28apr25.pdf	
		Nessans of 2020 / minute occommonation modeling 200p/201pun	
		Minutes of the 2024 Annual Shareholders' Meeting (draft) for	
		approval during the April 28, 2025 ASM	
		https://www.bellecorp.com/wp-content/uploads/2025/04/Belle-	
		ASM-2024-Signed-Draft.pdf	
		<u></u>	
		Minutes of the 2025 Annual Stockholders' Meeting (draft)	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/05/BELLE ASM-2025 Draft-Minutes-for-	
		website-FINAL-CLEAN.pdf	
2. The appointment, reappointment, removal,	COMPLIANT	Indicate the percentage of shareholders that ratified the	
and fees of the external auditor is		appointment, reappointment, removal and fees of the external	
recommended by the Audit Committee,		auditor.	
,			
approved by the Board and ratified by the		Reyes Tacandong & Co. was first appointed as the Company's	
shareholders.		External Auditor in 2021. It was re-appointed following shareholders'	
		approval for years 2022 and 2023. During the Company's May 31,	
		2024 ASM, it was appointed again as External Auditor for 2024.	
		252 . 7 . 6 . 7 , 7 . 7 . 6 . 6 . 6 . 7 . 6 . 7 . 6 . 7 . 6 . 7 . 7	
		Results of the 2024 Annual Shareholders' Meeting	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
		Results-of-ASM-31may24-for-website-1.pdf	
		Shown below is the tally of votes received as contained in the draft of	
		Shown below is the tally of votes received as contained in the draft of the Minutes of the 2024 ASM on the appointment of the External	
		the Minutes of the 2024 ASM on the appointment of the External	
		·	

						
		AGENDA ITEM	VOTES IN FAVOR	VOTES AGAINST	ABSTAIN	
		Appointment of Reyes Tacandong & Co. as External Auditor for 2024	6,738,602,814 69.50% of Total Outstanding Shares [100.00% of Shares Represented at the Meeting]	0	0	
		approval during the A	p.com/wp-content/uplo			
			024 ASM, shareholders a s Tacandong & Co. for 20			
		https://www.bellecorg	nnual Stockholders' Mee p.com/wp-content/uplo	ads/2025/0		
			al-Stockholders-Meeting			
		Tally of 2025 votes du	iring the April 28 ASM is	shown belo	w:	
		AGENDA ITEM	VOTES IN FAVOR	VOTES AGAINST	ABSTAIN	
		Appointment of Reyes Tacandong & Co. as External Auditor for 2025	6,771,358.069 69.83% of Total Outstanding Shares [100.00% of Shares Represented at the Meeting]	0	0	
		https://www.bellecorg				
		website-FINAL-CLEAN	5/05/BELLE ASM-2025 .pdf	<u>Draft-Minuf</u>	<u>Ces-Tor-</u>	
3. For removal of the external auditor, the	COMPLIANT	Provide information of	n or link/reference to a a	locument co	ontaining	

to the regulators and the public through the		The recommendation to appoint a new external auditor for 2021 was in line with the Company's thrust to promote good governance	
company website and required disclosures.			
		practices as stated in its Manual on Corporate Governance, that the	
		external auditor or the handling partner shall be changed every five (5) years or earlier.	
		(5) years of earlier.	
		Manual on Corporate Governance (February 2021), item 9.1.5, p. 38	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/manual-on-corporate-governance/	
		SEC Form 20-IS for 2024 ASM (Definitive), p.28	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
		DIS-for-the-SEC-FINAL-v3-02may24pdf_Redacted-2.pdf	
		SEC Form 20-IS for 2025 ASM (Definitive), p.27	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-	
		DIS-17mar25-PSE Website-r.pdf	
Supplement to Recommendation 9.1	1		
1. Company has a policy of rotating the lead	COMPLIANT	Provide information on or link/reference to a document containing	
audit partner every five years.		the policy of rotating the lead audit partner every five years.	
		Manual on Corporate Governance (February 2021), item 9.1.5, p. 38	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/manual-on-corporate-governance/	
		The Company adheres to its policy to rotate the lead audit partner	
		every five years or earlier. The partners of the external auditor follow	

Recommendation 9.2		a rotation cycle to ensure the impartiality and integrity of reporting business results.
1. Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	COMPLIANT	Audit Committee Charter https://www.bellecorp.com/board-matters/ Audit Committee Charter, Item 5.4.2, 5.4.5, p. 3 https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-Audit-Comm-Charter.pdf
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	Audit Committee Charter https://www.bellecorp.com/board-matters/ Audit Committee Charter https://www.bellecorp.com/board-matters/ Audit Committee Charter, Item 5.4.6, p. 3 https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-Audit-Comm-Charter.pdf
Supplement to Recommendations 9.2 Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party	COMPLIANT	Provide link/reference to the company's Audit Committee Charter Audit Committee Charter, Item 5.4, p. 3 https://www.bellecorp.com/board-matters/

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transactions, its counterparties, and			
valuations of such transactions.		https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-	
		<u>Audit-Comm-Charter.pdf</u>	
		The Audit Committee reviewed and approved the Committee Charter	
		in February 2024.	
2. Audit Committee ensures that the external	COMPLIANT	Provide link/reference to the company's Audit Committee Charter	
	COMI LIAM	Trovide imigrejerence to the company stradit committee charter	
auditor has adequate quality control		Audit Committee Charter, Item 5.4, p. 3	
procedures.		https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-	
		<u>Audit-Comm-Charter.pdf</u>	
		https://www.bellecorp.com/board-matters/	
Recommendation 9.3	T		
1. Company discloses the nature of non-audit	COMPLIANT	Disclose the nature of non-audit services performed by the external	
services performed by its external auditor in		auditor, if any	
the Annual Report to deal with the potential			
conflict of interest.		For each of the last four (4) fiscal years, Reyes Tacandong & Co. did	
connect of interest.		not render services for tax accounting, planning, compliance, advice,	
		or any other professional services for which it billed the Company the	
		corresponding professional fees	
		SEC Form 17-A Annual Report for 2024, p. 41	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
		Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement_Website.pdf	
		Acknowledgement website.pdf	
2 Audit Camanaitta a ataus alant fan arrus atautial	COMPLIANT	Dravida link ar reference to quidalines or policies on non qudit services	
2. Audit Committee stays alert for any potential	COMPLIANT	Provide link or reference to guidelines or policies on non-audit services	
conflict of interest situations, given the		SEC Form 17-A Annual Report for 2024, p. 41	
guidelines or policies on non-audit services,		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
which could be viewed as impairing the		Form-17-A-for-year-ended-December-31-2024with-SEC-	
external auditor's objectivity.		Acknowledgement Website.pdf	

		For each of the last four (4) fiscal years, Reyes Tacandong & Co. did not render services for tax accounting, planning, compliance, advice,	
		or any other professional services for which it billed the Company the corresponding professional fees	
		Manual on Corporate Governance (February 2021), item 3.2.1.i, p. 22, item 9.1.4, pp. 37-38 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/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.	
outweight the rees paid for addit services.		There were no non-audit services rendered for 2021-2024.	
		SEC Form 17-A Annual Report for 2024, p. 41 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
		Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf	
		For each of the last four (4) fiscal years, Reyes Tacandong & Co. did	
		not render services for tax accounting, planning, compliance, advice, or any other professional services for which it billed the Company the corresponding professional fees	
Additional Recommendation to Principle 9			
Company's external auditor is duly accredited by the SEC under Group A	COMPLIANT	Provide information on company's external auditor, such as: 1. Name of the audit engagement partner Belinda B. Fernando	
category.		 Accreditation number Firm's SEC Registration No. PP201007009 	
		3. Date Accredited	

2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	COMPLIANT	May 6, 2010 4. Expiry date of accreditation Valid For Audits of Financial Statements to Cover Financial Periods Ending December 31, 2025 5. Name, address, contact number of the audit firm Reyes Tacandong & Co. Belinda B. Fernando, BDO Towers Valero, 8741 Paseo de Roxas, Makati City 1226 Philippines, +632 8 982 9100 Provide information on the following: 1. Date it was subjected to SOAR inspection 2. Name of the Audit firm 3. Members of the engagement team inspected by the SEC Reyes Tacandong & Co. has been subjected to SOAR inspection program conducted by the SEC's OGA last July 2023. Members of the engagement teams subjected to the inspection program were provided to the SEC during the inspection.	
Principle 10: The company should ensure that the mate	erial and reportable	e non-financial and sustainability issues are disclosed.	
Recommendation 10.1			
1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	COMPLIANT	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues. The Executive Committee has been tasked by the Board to oversee the implementation of the sustainability framework, and periodically review the same to ensure it remains appropriate in consideration of the Company's size, complexity and business strategy, as well as	

		business and regulatory environments. It shall also promote	
		cooperation among other board committees to allow for an effective	
		integration of sustainability-related issues reported to the Board. It	
		also ensures that sustainability-related risks are managed effectively, ad that the Company capitalizes on significant opportunities.	
		au that the company capitalizes on significant opportunities.	
		Executive Committee Charter	
		https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-Ex-	
		Comm-Charter-04mar24.pdf	
		SEC Form 17-A Annual Report for 2024: Integrated Report for 2024 as	
		Annex A https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-	
		Form-17-A-for-year-ended-December-31-2024with-SEC-	
		Acknowledgement Website.pdf	
		2024 Integrated Report	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE-	
		2024-IR-Low-res.pdf	
		2018-2024 Sustainability/Integrated Reports	
		https://www.bellecorp.com/investor-relations/sustainability-reports	
		https://www.bellecorp.com/sustainable-development/	
Company adopts a globally recognized	COMPLIANT	Provide link to Sustainability Report, if any. Disclose the standards	
standard/framework in reporting		used.	
sustainability and non-financial issues.			
bactamasine, and non-mandian issues.		For Belle's 2024 Integrated Report, which was entitled "Future	
		Forward," we used the Integrated Reporting Framework originally	
		developed by the International Integrated Reporting Council (IIRC),	
		which merged with Sustainability Accounting Standards Board (SASB)	
		to form the Value Reporting Foundation (VRF). Our focus was on how	
		we served communities, within and outside our organization, with	

initiatives and accomplishments as evidenced in our economic, environmental, social and governance impacts.

The Board of Directors approved the 2024 Integrated Report during its March 26, 2025 meeting.

2024 Integrated Report

https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE-2024-IR-Low-res.pdf

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

Recommendation 11.1

1. 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.

Quarterly and annual financial reports are timely disclosed thru the PSE and the SEC, and posted on the Company websites. The corporate website is regularly updated to disclose results of operation and material information filed with regulators

Company website https://www.bellecorp.com/

Financial Reports/Quarterly Reporting https://www.bellecorp.com/financial-reports/

Presentation to Investors / Analysts https://www.bellecorp.com/presentations-to-investors/

Supplemental to Principle 11

Company has a website disclosing up-to-date information on the following:	COMPLIANT	Provide link to company website Company website: https://www.bellecorp.com/
a. Financial statements/reports (latest quarterly)	COMPLIANT	SEC Form 17Q (reports are submitted within 40 days from the end of each quarter) https://www.bellecorp.com/financial-reports/ September 2024 Quarterly Report https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-SEC-Form-17Q-for-nine-months-ended-September-30-2024-Website.pdf March 2025 Quarterly Report https://www.bellecorp.com/wp-content/uploads/2025/05/Belle-SEC-Form-17Q-for-period-ended-March-31-2025-Website.pdf
b. Materials provided in briefings to analysts and media	COMPLIANT	Investor Relations Presentation as of May 2024 https://www.bellecorp.com/wp-content/uploads/2025/02/Belle- Presentation-to-Investors -May-2024 6.18.24.pdf https://www.bellecorp.com/presentations-to-investors/
c. Downloadable annual report	COMPLIANT	https://www.bellecorp.com/financial-reports/ SEC Form 17-A Annual Report for 2024 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC- Form-17-A-for-year-ended-December-31-2024with-SEC- Acknowledgement Website.pdf 2024 Integrated Report https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE- 2024-IR-Low-res.pdf
d. Notice of ASM and/or SSM	COMPLIANT	SEC Form 20-IS for 2025 ASM (Definitive), p. 6 of pdf

		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE_Website-r.pdf SEC Form 20-IS for 2024 ASM (Definitive), p. 2 of pdf https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf_Redacted-2.pdf Notice of 2025 ASM https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2025-ASM-Notice.pdf	
e. Minutes of ASM and/or SSM	COMPLIANT	Minutes of April 24, 2023 ASM, approved during the May 31, 2024 ASM https://www.bellecorp.com/wp-content/uploads/2025/04/BEL- FINAL-2023-ASM-Results-v25apr23-SIGNED.pdf Minutes of the 2024 ASM approved during the April 28, 2025 ASM https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-May- 31-2024-ASM-Minutes-approved.pdf Minutes of the 2025 ASM (draft) https://www.bellecorp.com/wp- content/uploads/2025/05/BELLE ASM-2025 Draft-Minutes-for- website-FINAL-CLEAN.pdf	
f. Company's Articles of Incorporation and By-Laws	COMPLIANT	Amended Articles of Incorporation July 2024 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-AAOI-SEC-approved-31jul24r-website.pdf https://www.bellecorp.com/amended-articles-of-incorporation/ Amended By-Laws August 2022	

		https://www.bellecorp.com/wp-	
		content/uploads/2025/04/Amended-By-Laws BEL Redacted-	
		<u>reduced.pdf</u>	
		https://www.bellecorp.com/amended-by-laws/	
Additional Recommendation to Principle 11			
Company complies with SEC-prescribed	COMPLIANT	Company website: https://www.bellecorp.com/	
	COMPLIANT	Company website. https://www.benecorp.com/	
website template.			
	Internal Control	System and Risk Management Framework	
Principle 12: To ensure the integrity transparency and		e in the conduct of its affairs, the company should have a strong and effec	tive internal control
system and enterprise risk management framework.	Proper governance	this the conduct of its arians, the company should have a strong and effect	Live internal control
Recommendation 12.1			
Company has an adequate and effective	COMPLIANT	List quality service programs for the internal audit functions.	
internal control system in the conduct of its	COIVII EI/ (IVI	List quanty so, the programs for the internal additional and in the internal additional and internal additional and internal and internal additional and internal additional and internal additional and internal additional additional and internal additional addition	
business.		The scope of work of Internal Audit is to determine whether the	
business.		company's network of risk management, control, and corporate	
		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/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf 	
		https://www.bellecorp.com/manual-on-corporate-governance/ Indicate frequency of review of the internal control system.	
		There is an ongoing quarterly 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.	
		The Audit Committee meets at least every quarter and within which the Chief Audit Executive may present her observations.	
2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	Identify international framework used for Enterprise Risk 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.	
		The Department Heads, who are considered as the risk owners, are tasked to gather and report their risks to the Chief Risk Officer. The CRO is tasked to evaluate the risks submitted and prepares the enterprise risk management matrices. These are then presented and discussed with the Risk Oversight Committee.	
		Enterprise Risk Management https://www.bellecorp.com/enterprise-risk-management/	

Manual on Corporate Governance (February 2021), item 12.4, pp. 39https://www.bellecorp.com/wpcontent/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/ Indicate frequency of review of the enterprise risk management framework. The framework is reviewed annually. The last review of the ERM was done in November 2024 and February 2025. Supplement to Recommendations 12.1 Provide information on or link/reference to a document containing Company has a formal comprehensive COMPLIANT the company's compliance program covering compliance with laws enterprise-wide compliance program and relevant regulations. covering compliance with laws and relevant regulations that is annually reviewed. The The Board designated a Compliance Officer who monitors the progress program includes appropriate training and of the Company's corporate governance initiatives. This is in line with awareness initiatives to facilitate the Board's thrust to ensure adherence to corporate principles and understanding, acceptance and compliance best practices. The Compliance Officer attends ethics and compliance with the said issuances. 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 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/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/	
		Indicate frequency of review. The review of compliance is done annually. Should there be new memorandum circulars or issuances or notices from the regulators, these are immediately cascaded by the Governance Department to all concerned, for their reference or compliance.	
Optional: Recommendation 12.1 1. Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board.	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 2024, p. 12 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf	

Recommendation 12.2		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 2024 https://www.bellecorp.com/wp-content/uploads/2025/05/Summary-of-Board-and-Committee-Activities-for-2024-1.pdf Risk Oversight Committee Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-Risk-Oversight-Comm-Charter.pdf https://www.bellecorp.com/board-matters/	
1. Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations. Recommendation 12.3	COMPLIANT	Disclose if the internal audit is in-house or outsourced. If outsourced, identify external firm. The Internal Audit function is in-house.	
1. Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities. Under Audit Committee: Internal Audit Charter https://www.bellecorp.com/board-matters/ https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-FINAL-Internal-Audit-Charter-12may23.pdf	

Ms. Anna Josefina G. Esteban, Asst. Vice President for Internal Audit, is Belle's Chief Audit Executive.

Ms. Esteban, 57, Filipino, is the Chief Audit Executive of the following publicly listed companies: (i) Belle Corporation; (ii) Premium Leisure Corp; (iii) Pacific Online Systems Corporation; and (iv) APC Group, Inc. Prior to joining the Belle Group, she served as Treasurer and Chief Finance Officer of Miriam (formerly Maryknoll) College Foundation, Inc. and worked at the Asian Development Bank for 18 years as Senior Officer at the Office of the Treasurer, Office of the Auditor General and Operations Evaluation Office. Earlier on, she was the Head of the Finance Systems and Audit Unit of Magnolia Nestle Corporation (a joint venture of San Miguel Corporation and Nestle S.A.). She was an auditor and management consultant at Carlos J. Valdes & Co. and was an accounting/finance professor at the College of St. Benilde and the Graduate School of Business of De La Salle University (DLSU). Ms. Esteban is a Certified Public Accountant, Certified Information Systems Auditor and Certified Data Privacy Auditor. She earned her Bachelor of Science degree in Accounting at the College of the Holy Spirit, Manila and her Master in Business Administration (with distinction) at DLSU.

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;
- 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;

		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.	
 CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third-party service provider. 	COMPLIANT	CAE oversees and is responsible for the internal audit activity of the organization. Under Audit Committee: Internal Audit Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-FINAL-Internal-Audit-Charter-12may23.pdf Audit Committee Charter https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-Audit-Comm-Charter.pdf https://www.bellecorp.com/board-matters/	
3. 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. Recommendation 12.4	COMPLIANT	Identify qualified independent executive or senior management personnel, of applicable. This is not applicable. There is no internal audit activity being outsourced.	

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/enterprise-risk-management/

Manual on Corporate Governance (February 2021), item 12.4, pp. 39-40

https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf

https://www.bellecorp.com/manual-on-corporate-governance/

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;
- 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.

Supplement to Recommendation 12.4

Company seeks external technical support in risk management when such competence is not available internally.	COMPLIANT	Identify source of external technical support, if any. The Chief Risk Officer may seek external technical support if and when required as contained in the Risk Oversight Committee Charter, item 5.4 https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-Risk-Oversight-Comm-Charter.pdf	
Recommendation 12.5		https://www.bellecorp.com/board-matters/	
1. In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	COMPLIANT	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background. Michelle T. Hernandez, 53, Filipino, is the Chief Risk Officer, Compliance Officer and Vice President for Governance, in which capacity she is mainly responsible for developing, implementing and managing various strategies, processes and policies related to Corporate Governance, Enterprise Risk Management and Corporate Affairs for the Company and its subsidiaries. She is also the Chief Risk Officer and Compliance Officer of Premium Leisure Corp., Pacific Online Systems Corporation's Compliance Officer, and APC Group, Inc.'s Chief Risk Officer. 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 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.	

	1	Diels Overweight Communities Charten it	
		Risk Oversight Committee Charter, item 5.4	
		https://www.bellecorp.com/wp-content/uploads/2025/01/Belle-Risk-	
		Oversight-Comm-Charter.pdf	
		https://www.bellecorp.com/board-matters/	
Additional Recommendation to Principle 12			
1. Company's Chief Executive Officer and Chief	COMPLIANT	Provide link to CEO and CAE's attestation.	
Audit Executive attest in writing, at least			
annually, that a sound internal audit, control		The annual confirmation of Internal Audit/Control Adequacy is	
and compliance system is in place and		attested by the CEO, CAE, and Compliance Officer	
working effectively.		https://www.bellecorp.com/wp-content/uploads/2025/05/2024-BEL-	
		IA-Attestation-1.pdf	
		https://www.bellecorp.com/corporate-governance/board-matters	
	Cultivating a	Synergic Relationship with Shareholders	
Principle 13: The company should treat all shareholder	rs fairly and equitab	ply, and also recognize, protect and facilitate the exercise of their rights.	
Recommendation 13.1			
1. Board ensures that basic shareholder rights	COMPLIANT	Provide link or reference to the company's Manual on Corporate	
are disclosed in the Manual on Corporate		Governance where shareholders' rights are disclosed.	
Governance.			
		Manual on Corporate Governance (February 2021), item 13.4, pp. 41-	
		44	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/manual-on-corporate-governance/	
		integration in the control of the co	
2. Board ensures that basic shareholder rights	COMPLIANT	Provide link to company's website	
are disclosed on the company's website.			
·		Manual on Corporate Governance (February 2021), item 13.4, pp. 41-	
		44	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	

	T		
		https://www.bellecorp.com/manual-on-corporate-governance/	
Supplement to Recommendation 13.1			
Company's common share has one vote for one share.	COMPLIANT	By Laws, Article II, Section 5 of By Laws, p.29 of pdf https://www.bellecorp.com/wp- content/uploads/2025/04/Amended-By-Laws BEL Redacted- reduced.pdf SEC Form 20-IS for 2025 ASM (Definitive), p.14: Voting Securities and Principal Holders Thereof https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025- DIS-17mar25-PSE Website-r.pdf SEC Form 20-IS for 2024 ASM (Definitive), p.14 Voting Securities and Principal Holders Thereof https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024- DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf	
2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	COMPLIANT	Provide information on all classes of shares, including their voting rights, if any. Manual on Corporate Governance (February 2021), item 13.4, pp. 41-44 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/	
3. Board has an effective, secure, and efficient voting system.	COMPLIANT	Provide link to voting procedure. Indicate if voting is by poll or show of hands. Voting is by poll.	

SEC Form 20-IS for 2025 ASM (Definitive), p.11: Voting Securities; pp.86-88 of pdf (Schedule A: Guidelines for Participating via Remote Communication and Voting in Absentia) https://www.bellecorp.com/wp-content/uploads/2025/04/8EL-2025-DIS-17mar25-PSF. Website-r.pdf SEC Form 20-IS for 2024 ASM (Definitive), p.14: Voting Securities; pp.87-89 of pdf (Schedule A: Guidelines for Participating via Remote Communication and Voting habsentia) https://www.bellecorp.com/wp-content/uploads/2025/04/8EL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf. Redacted-2.pdf Apart from voting by proxy, voting in absentia and thru remote communication were implemented to encourage participation among the shareholders. The Board of Directors adopted a resolution allowing stockholders to participate, and to exercise their right to vote, via remote communication or in absentia on via passential pa			,	
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. Provide information on shareholder voting mechanisms such as supermajority or "majority of minority", if any. During the May 31, 2024 ASM, the proposed amendment to of the Company's Articles of Incorporation to reduce the number of directors from nine (9) to seven (7) was presented for consideration and approved by the stockholders, for which purpose the vote of at least two-thirds of the Company's outstanding capital stock was required.			pp.86-88 of pdf (Schedule A: Guidelines for Participating via Remote Communication and Voting in Absentia) https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf SEC Form 20-IS for 2024 ASM (Definitive), p.14: Voting Securities; pp.87-89 of pdf (Schedule A: Guidelines for Participating via Remote Communication and Voting in Absentia) https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf Apart from voting by proxy, voting in absentia and thru remote communication were implemented to encourage participation among the shareholders. 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	
	mechanism such as supermajority or "majority of minority" requirements to protect minority shareholders against actions	COMPLIANT	During the May 31, 2024 ASM, the proposed amendment to of the Company's Articles of Incorporation to reduce the number of directors from nine (9) to seven (7) was presented for consideration and approved by the stockholders, for which purpose the vote of at least two-thirds of the Company's outstanding capital stock was required.	

			https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
			DIS-for-the-SEC-FINAL-v3-02may24pdf_Redacted-2.pdf	
			Results of 2024 ASM, p. 4, Item d	
			https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
			Results-of-ASM-31may24-for-website-1.pdf	
			Nesate of New Striage Flor Wessite Lipur	
5	Board allows shareholders to call a special	COMPLIANT	Provide information on how this was allowed by board (i.e., minutes	
0.	shareholders' meeting and submit a proposal		of meeting, board evaluation).	
			of meeting, soura evaluation,	
	for consideration or agenda item at the AGM		The Board of Directors on February 24, 2021 approved the final	
	or special meeting.			
			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/wp-	
			content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
			content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
			https://www.bellecorp.com/manual-on-corporate-governance/	
6.	Board clearly articulates and enforces	COMPLIANT	Provide information or link/reference to the policies on treatment of	
0.	policies with respect to treatment of	COIVII LII IIVI	minority shareholders.	
	·		minority shareholders.	
	minority shareholders.		Manual on Corporate Governance (February 2021), item 13.4, pp. 41-	
			44	
1				
1			https://www.bellecorp.com/wp-	
			content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
1			https://www.hollocorp.com/manual.on.corporate_governance/	
			https://www.bellecorp.com/manual-on-corporate-governance/	
7.	Company has a transparent and specific	COMPLIANT	Provide information on or link/reference to the company's Dividend	
	dividend policy.		Policy.	
Ц	arriacha poncy.			

Manual on Corporate Governance (February 2021), p. 43 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf

https://www.bellecorp.com/manual-on-corporate-governance/

SEC Form 17-A Annual Report for 2024, p. 15 https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-Form-17-A-for-year-ended-December-31-2024with-SEC-Acknowledgement Website.pdf

SEC Form 20-IS for 2025 ASM (Definitive), p.74 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf

SEC Form 20-IS for 2024 ASM (Definitive), pp. 76-77 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf_Redacted-2.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 or approval by the Board.

On February 21, 2025, the BOD approved the declaration of cash dividend of \$\text{P0.06}\$ per share amounting to approximately \$\text{P581.8}\$ million to shareholders of record as at March 7, 2025, to be paid on March 21, 2025.

Disclosure on 2025 Dividend Declaration

		,	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-SEC-	
		Form-17-C-Declaration-of-Dividend-21feb25_website.pdf	
		There were no dividends paid in 2024.	
		'	
Optional: Recommendation 13.1			
1. Company appoints an independent party to	COMPLIANT	Ms. Cristina Castro Naguit was appointed as an independent party to	
count and/or validate the votes at the		count and validate the votes received during the 2024 and 2025	
Annual Shareholders' Meeting.		ASMs.	
Allitual Stiatefioliters Wieeting.			
		Minutes of the 2024 ASM approved during the April 28, 2025 ASM,	
		page 2, paragraph 5	
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-May-	
		31-2024-ASM-Minutes-approved.pdf	
		<u> </u>	
		Minutes of the 2025 ASM (draft), page 2, paragraph 5	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/05/BELLE ASM-2025 Draft-Minutes-for-	
		website-FINAL-CLEAN.pdf	
		wedsite-final-clean.pui	
Recommendation 13.2			
Board encourages active shareholder	COMPLIANT	Indicate the number of days before the annual stockholders' meeting	
_	COMI LIAM	or special stockholders' meeting when the notice and agenda were	
participation by sending the Notice of		sent out.	
Annual and Special Shareholders' Meeting		Sent out.	
with sufficient and relevant information at		The notice was posted via PSE EDGE and on the Corporation's website	
least 28 days before the meeting.		· · · · · · · · · · · · · · · · · · ·	
		starting May 2, 2024, or least 28 days prior the ASM scheduled on May	
		31, 2024. The Notice and Agenda of the meeting was published in the	
		printed and online editions of Business World and the Daily Tribune on	
		May 6, and 7, 2024.	
		SEC Form 20-IS for 2024 ASM (Definitive)	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
		<u>DIS-for-the-SEC-FINAL-v3-02may24pdf_Redacted-2.pdf</u>	

	T		
		On the other hand, the Notice and Agenda of the April 28, 2025 ASM were published in PSE Edge on March 17, 2025, while the printed and online editions of Business World and the Daily Tribune were on March 25 and 26, 2025. SEC Form 20-IS for 2025 ASM (Definitive) https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf . Provide link to the Agenda included in the company's Information Statement (SEC Form 20-IS) SEC Form 20-IS for 2024 ASM (Definitive), p. 2 (Agenda), p. 3 (Rationale for the Agenda) https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf SEC Form 20-IS for 2025 ASM (Definitive), p. 2 (Agenda), p. 3 (Rationale for the Agenda) https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf	
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 2024 ASM (Definitive), p. 2 of pdf https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf	
		SEC Form 20-IS for 2025 ASM (Definitive), p.6 of PDF https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025- DIS-17mar25-PSE Website-r.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 2024 ASM (Definitive), pp.16-19 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024- DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf SEC Form 20-IS for 2025 ASM (Definitive), pp. 6, 9, 15-17 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025- DIS-17mar25-PSE Website-r.pdf
b. Auditors seeking appointment/re- appointment	COMPLIANT	SEC Form 20-IS for 2024 ASM (Definitive), pp. 3-4 (Rationale for Agenda Items and Proxy Form), pp. 28, 32 (Appointment of External Auditor) https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf SEC Form 20-IS for 2025 ASM (Definitive), pp. 2-3 (Rationale for Agenda Items and Proxy Form), 25 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf
c. Proxy documents	COMPLIANT	https://www.bellecorp.com/disclosures/ Proxy Form for 2024 ASM https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024- DIS-Proxy-Form-1.pdf Proxy Form for 2025 ASM https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025- ASM-Proxy-Form.pdf SEC Form 20-IS for 2024 ASM (Definitive), p.4-6 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024- DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf

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		SEC Form 20-IS for 2025 ASM (Definitive), p.4-6 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025- DIS-17mar25-PSE Website-r.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 2024 ASM (Definitive), p. 3 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf SEC Form 20-IS for 2025 ASM (Definitive), p.3 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf	
Recommendation 13.3			
1. Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	COMPLIANT	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. As contained in the Company's Definitive Information Statement, shareholders are encouraged to send in their questions thru corsec@bellecorp.com at least three (3) days before the scheduled ASM. During the ASM, the moderator will read the questions, and Company representatives shall answer the questions as time will allow. Questions not addressed due to time constraints shall be responded thru the Company's Investor Relations' Department. After the President's delivery of his report on the 2023 Results of Operations, the Chairman reminded the shareholders that questions on the report will be addressed during the Open Forum. The Q&A or Open Forum was conducted after the Appointment of External Auditors was taken up.	

			Minutes of the May 31, 2024 ASM (draft), Q&A is under "Other Matters", p. 8 https://www.bellecorp.com/wp-content/uploads/2025/04/Belle-ASM-2024-Signed-Draft.pdf	
			The Q&A or Open Forum during the April 28, 2025 ASM was conducted after the Appointment of External Auditors agenda item.	
			Minutes of the April 28, 2025 ASM (draft), Q&A is under "Other Matters", p. 8 https://www.bellecorp.com/wp- content/uploads/2025/05/BELLE ASM-2025 Draft-Minutes-for-	
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	website-FINAL-CLEAN.pdf 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.	
			April 24, 2023 ASM Minutes approved during the May 31, 2024 ASM https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-FINAL-2023-ASM-Results-v25apr23-SIGNED.pdf	
			May 31, 2024 ASM Minutes approved during the April 28, 2025 ASM https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-May-31-2024-ASM-Minutes-approved.pdf	
			April 28, 2025 ASM Minutes (draft) https://www.bellecorp.com/wp- content/uploads/2025/05/BELLE ASM-2025 Draft-Minutes-for- website-FINAL-CLEAN.pdf	

		Voting on resolutions was done by poll based on the number of shares owned by a shareholder. Proxy forms were received and votes cast through the electronic voting portal were tabulated. The Q & A during the Open Forum may be found on page 8 of the 2024 ASM Minutes, and page 8 of the 2025 ASM Minutes (draft). After the President's delivery of his report on the 2024 Results of Operations, the Chairman reminded the shareholders that questions on the report will be addressed during the Open Forum. The Q&A or Open Forum was conducted after the Appointment of External Auditors was taken up. The D-IS for 2024 ASM, Schedule A, p. 89 of pdf states that the Company will have an Open Forum during the ASM. Stockholders may send in their question thru corsec@bellecorp.com. These questions shall be addressed during the meeting and for those not entertained during the meeting, these shall be responded to by Investor Relations. https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf	
		, , , , , , , , , , , , , , , , , , , ,	
1. Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM. Supplement to Recommendation 13.3	COMPLIANT	Indicate if the external auditor and other relevant individuals were present during the ASM and/or special meeting. Representatives of the External Auditor, Reyes Tacandong & Co. 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 May 31, 2024 ASM. May 31, 2024 ASM Minutes approved during the April 28, 2025 ASM	

		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-May-31-2024-ASM-Minutes-approved.pdf Representatives of the External Auditor, Reyes Tacandong & Co. as well as the Company's Chief Financial Officer, Head of Internal Audit, and Compliance Officer, Chief Risk Officer and Vice President for Governance and Investor Relations were present during the April 28, 2025 ASM. April 28, 2025 ASM Minutes (draft) https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE ASM-2025 Draft-Minutes-for-website-FINAL-CLEAN.pdf	
1. Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	COMPLIANT	Provide details of the alternative dispute resolution made available to resolve intra-corporate disputes. Manual on Corporate Governance (February 2021), item 13.5, p. 44 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/ Alternative Dispute Resolution System https://www.bellecorp.com/wp-content/uploads/2025/04/GCA-Policy-GOV-2017-009-DISPUTE 0.pdf	
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/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	

		https://www.bellecorp.com/manual-on-corporate-governance/
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: 1. Name of the person – Michelle T. Hernandez 2. Telephone number – (632) 8662-8888 3. Fax number – (632) 8662-8896 4. E-mail address – michelle.hernandez@bellecorp.com
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 2024 and 2025 ASMs. Minutes of the May 31, 2024 ASM https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-May-31-2024-ASM-Minutes-approved.pdf Minutes of the April 28, 2025 ASM https://www.bellecorp.com/wp- content/uploads/2025/05/BELLE_ASM-2025_Draft-Minutes-for- website-FINAL-CLEAN.pdf
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 44.68%.
2. Company has at least thirty percent (30%) public float to increase liquidity in the market.	COMPLIANT	Indicate the company's public float. 44.68% as of December 31, 2024. (Public Ownership Report)

Optional: Principle 13		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-2024-POR-31Dec2024-Website.pdf	
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting Meeting	COMPLIANT	Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM https://www.bellecorp.com/presentations-to-investors/ Shareholders 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. Manual on Corporate Governance, item 13.6, p. 44 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/ Belle Website / Contact Us https://www.bellecorp.com/contact-us/	

		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-	
		DIS-for-the-SEC-FINAL-v3-02may24pdf_Redacted-2.pdf	
		SEC Form 20-IS for 2025 ASM (Definitive), p. 82	
		https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-	
		DIS-17mar25-PSE_Website-r.pdf	
		DIS 17 Mar 25 1 SE_VV CBSTCC 1.Dai	
		Contact for Stakeholders' Concerns	
		https://www.bellecorp.com/contact-us/	
		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: ethicscommittee@bellecorp.com	
		Tel. No. (632) 8662-8888	
		16.11.10.1 (652) 6662	
2. Company practices secure electronic voting	COMPLIANT	Stockholders who have successfully registered shall be notified via	
	COMPLIANT	email of their unique log-in credentials for the voting portal.	
in absentia at the Annual Shareholders'		email of their unique log-in credentials for the voting portal.	
Meeting.			
		Stockholders can then cast their votes for specific items in the	
		agenda, as follows:	
		1. Access the voting portal by clicking the link, and log in using the	
		unique credentials sent by email to the email-address of the	
		stockholder provided to the Company.	
		2. Upon accessing the portal, the stockholder can vote on each	
		agenda item.	
		A brief description of each item for stockholders' approval are	
		appended as Annex A to the Notice of Meeting.	
		A stockholder has the option to vote "Yes", "No", or "Abstain" on	
		each agenda item for approval.	

For the election of directors, the stockholder has the option to vote for all nominees, withhold vote for any of the nominees (abstain), or vote for certain nominees only.

SEC Form 20-IS for 2024 ASM (Definitive), pp. 88-89, Schedule A – Electronic Voting

https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf Redacted-2.pdf

SEC Form 20-IS for 2025 ASM (Definitive), pp.85-86, Schedule "A" – Electronic Voting

https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.pdf

Duties to Stakeholders

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

Recommendation 14.1

1. 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.

https://www.bellecorp.com/code-of-business-conduct-and-ethics/

Employee Welfare

https://www.bellecorp.com/wp-content/uploads/2025/05/Belle-2024-IR-Human-Capital-Employee-Welfare.pdf

Training and Orientation

https://www.bellecorp.com/wp-content/uploads/2025/05/Belle-2024-IR-Social-Performance.pdf

Manual on Corporate Governance (February 2021), item 14, pp. 44-45

https://www.bellecorp.com/wp-

 $\underline{content/uploads/2025/02/Amended\text{-}MCG\text{-}02242021\text{-}WEBSITE.pdf}}$

https://www.bellecorp.com/manual-on-corporate-governance/

Code of Business Conduct and Ethics (May 2018) https://www.bellecorp.com/wp-

content/uploads/2025/02/BEL CBCE May 2018 0.pdf

https://www.bellecorp.com/code-of-business-conduct-and-ethics/

With the publication of the Company's 2018 to 2020 Sustainability Reports and its 2021-2024 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.

Recommendation 14.2 1. Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	COMPLIANT	2024 Integrated Report https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE- 2024-IR-Low-res.pdf https://www.bellecorp.com/sustainable-development/ Identify policies and programs for the protection and fair treatment of company's stakeholders. Manual on Corporate Governance (February 2021), item 14, pp. 44- 46 https://www.bellecorp.com/wp- content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf	
		https://www.bellecorp.com/manual-on-corporate-governance/ Code of Business Conduct and Ethics (May 2018) https://www.bellecorp.com/wp- content/uploads/2025/02/BEL_CBCE_May_2018_0.pdf	
Recommendation 14.3			
1. 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/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf

SEC Form 20-IS for 2024 ASM (Definitive), p. 85 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2024-DIS-for-the-SEC-FINAL-v3-02may24pdf_Redacted-2.pdf

SEC Form 20-IS for 2025 ASM (Definitive), p. 84 https://www.bellecorp.com/wp-content/uploads/2025/04/BEL-2025-DIS-17mar25-PSE Website-r.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: ethicscommittee@bellecorp.com
Tel. No. (632) 8662-8888

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/wp-content/uploads/2025/04/Accountability-Integrity-Vigilance-Whistle-	
Supplement to Recommendation 14.3 1. Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	COMPLIANT	Blowing.pdf https://www.bellecorp.com/company-policies/ Provide information on the alternative dispute resolution system established by the company. Alternative Dispute Resolution 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. https://www.bellecorp.com/wp-content/uploads/2025/04/GCA-Policy-GOV-2017-009-DISPUTE 0.pdf	

		T	T	
			https://www.bellecorp.com/company-policies/	
Ad	ditional Recommendations to Principle 14			
1.	·	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 and request for the renewal of the registration of logos/brand marks, 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 registered with the IPOPHL.	
Op 1.	tional: Principle 14 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/wp- content/uploads/2025/02/BEL_CBCE_May_2018_0.pdf https://www.bellecorp.com/code-of-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 its 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 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	
2. Company discloses its policies and practices that address supplier/contractor selection procedures	COMPLIANT	Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.	

Vendor Accreditation and Selection

https://www.bellecorp.com/wp-content/uploads/2025/04/GCA-Policy-GOV-2017-008-VENDOR-ACCR 0.pdf

https://www.bellecorp.com/company-policies/

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

Recommendation 15.1

1. Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.

COMPLIANT

Provide information on or link/reference to company policies programs and procedures that encourage employee participation.

Manual on Corporate Governance (February 2021), item 15.1, p. 45 https://www.bellecorp.com/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf

https://www.bellecorp.com/manual-on-corporate-governance/

Code of Business Conduct and Ethics, Item D, p. 4 https://www.bellecorp.com/corporate-governance/code-business-conduct-and-ethics

Employee Welfare and Trainings and Orientation participated in by the employees

Employee Welfare

https://www.bellecorp.com/wp-content/uploads/2025/05/Belle-2024-IR-Human-Capital-Employee-Welfare.pdf

Training and Development

https://www.bellecorp.com/wp-content/uploads/2025/05/Belle-2024-IR-Social-Performance.pdf

https://www.bellecorp.com/code-of-business-conduct-and-ethics/

		2024 Integrated Report https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE- 2024-IR-Low-res.pdf 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.	
1. Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures. Supplement to Recommendation 15.1 1. Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	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 performance.	

	T	
		A merit-based performance incentive mechanism is in place, which is
		promulgated annually awards and incentivizes deserving employees,
		at the same time aligns their interests with those of the shareholders.
		SEC Form 17A Annual Report for 2024, pp. 49-50, Stock Warrants and
		Options Outstanding
		https://www.bellecorp.com/wp-content/uploads/2025/05/BEL-SEC-
		Form-17-A-for-year-ended-December-31-2024with-SEC-
		Acknowledgement Website.pdf
		Acknowledgement Website.pdf
2 Company has policies and prostices an	COMPLIANT	Disclose and provide information on policies and practices on health,
2. Company has policies and practices on	COMPLIANT	
health, safety and welfare of its employees.		safety and welfare of employees. Include statistics and data, if any.
		Code of Business Conduct and Ethics, p. 4
		https://www.bellecorp.com/wp-
		content/uploads/2025/02/BEL_CBCE_May_2018_0.pdf
		https://www.bellecorp.com/code-of-business-conduct-and-ethics/
		Manual on Corporate Governance (February 2021), item 15.1, p. 45
		https://www.bellecorp.com/wp-
		content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf
		https://www.bellecorp.com/manual-on-corporate-governance/
		View statistics and data on Employee Welfare and Trainings and
		Orientation participated in by the employees
		2024 Integrated Report
		https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE-
		2024-IR-Low-res.pdf
		<u> </u>
		Employee Welfare
		Employee Wenare

		https://www.bellecorp.com/wp-content/uploads/2025/05/Belle- 2024-IR-Human-Capital-Employee-Welfare.pdf Training and Development https://www.bellecorp.com/wp-content/uploads/2025/05/Belle- 2024-IR-Social-Performance.pdf	
3. 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/wp-content/uploads/2025/02/Amended-MCG-02242021-WEBSITE.pdf https://www.bellecorp.com/manual-on-corporate-governance/ 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. https://www.bellecorp.com/wp-content/uploads/2025/05/Belle-2024-IR-Human-Capital-Employee-Welfare.pdf Training and Development 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.	
		https://www.bellecorp.com/wp-content/uploads/2025/05/Belle- 2024-IR-Social-Performance.pdf	
		View statistics and data on Employee Welfare and Trainings and Orientation participated in by the employees	
		2024 Integrated Report https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE- 2024-IR-Low-res.pdf	
		Employee Welfare https://www.bellecorp.com/wp-content/uploads/2025/05/Belle- 2024-IR-Human-Capital-Employee-Welfare.pdf	
		Training and Development https://www.bellecorp.com/wp-content/uploads/2025/05/Belle-2024-IR-Social-Performance.pdf	
		Code of Business Conduct and Ethics (May 2018) https://www.bellecorp.com/wp- content/uploads/2025/02/BEL_CBCE_May_2018_0.pdf	
		https://www.bellecorp.com/code-of-business-conduct-and-ethics/	
Recommendation 15.2			
1. Board sets the tone and makes a stand against corrupt practices by adopting an a		Identify or provide link/reference to the company's policies, programs and practices on anti-corruption.	
corruption policy and program in its Code Conduct.	DŤ	Policy on Accountability, Integrity and Vigilance (Whistle-Blowing)	

	_		
		https://www.bellecorp.com/wp-	
		content/uploads/2025/04/Accountability-Integrity-Vigilance-Whistle-	
		Blowing.pdf	
		https://www.bellecorp.com/company-policies/	
		integration in the state of the	
		Code of Business Conduct and Ethics (May 2018)	
		https://www.bellecorp.com/wp-	
		content/uploads/2025/02/BEL CBCE May 2018 0.pdf	
2. Board disseminates the policy and program	COMPLIANT	Identify how the board disseminated the policy and program to	
to employees across the organization		employees across organization.	
through trainings to embed them in the			
company's culture.		The Board, through the CG Committee, Belle HRD and Governance	
company 3 culture.		Departments, disseminates policies to employees thru email blasts,	
		posting on the BEL portal, conducting regular training sessions and	
		during onboarding for new hires. The policies are also posted on BEL	
		corporate website and portal/intranet.	
		corporate website and portal/intranet.	
		In January 2025, ampleyons were provided with a refresher training an	
		In January 2025, employees were provided with a refresher training on	
		HRD, governance, administration and data privacy-related matters.	
		https://www.bellecorp.com/code-of-business-conduct-and-ethics/	
Supplement to Recommendation 15.2			
1. Company has clear and stringent policies and	COMPLIANT	Identify or provide link/reference to the company policy and	
procedures on curbing and penalizing		procedures on penalizing employees involved in corrupt practices.	
employee involvement in offering, paying			
		Policy on Accountability, Integrity and Vigilance (Whistle-Blowing)	
and receiving bribes.		https://www.bellecorp.com/wp-	
		content/uploads/2025/04/Accountability-Integrity-Vigilance-Whistle-	
		Blowing.pdf	
		Diowing.pui	

		https://www.bellecorp.com/company-policies/	
		Code of Business Conduct and Ethics (May 2018), Annex 6 https://www.bellecorp.com/wp- content/uploads/2025/02/BEL CBCE May 2018 0.pdf https://www.bellecorp.com/code-of-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			
1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	COMPLIANT	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/wp-content/uploads/2025/04/Accountability-Integrity-Vigilance-Whistle-Blowing.pdf https://www.bellecorp.com/company-policies/ Code of Business Conduct and Ethics (May 2018), Annex 6 https://www.bellecorp.com/wp-content/uploads/2025/02/BEL CBCE May 2018 0.pdf https://www.bellecorp.com/code-of-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 nave direct access to an independent member of the Board or a unit created to nandle 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 ethicscommittee@bellecorp.com.	
6	Board supervises and ensures the enforcement of the whistleblowing ramework.	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 enforcement of the whistle-blowing framework. Reports of violation are sent to the Ethics Committee, which is tasked to conduct investigations of the said allegation. It has also been mandated to acknowledge reports within a reasonable period of time. All complaints shall thereafter be presented to the CG Committee which includes sanctions rendered by the Ethics Committee. Since it was released, there are no reported violations of the policies on the CBCE.		
Dringing 16. The company should be socially responsible	lo in all its doalings	with the communities where it energies It should ensure that its interes	tions sorve its	
Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.				
Recommendation 16.1				
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. https://www.bellecorp.com/sustainability/sustainable-development 2024 Integrated Report, pp. 18-19 of pdf for environment-related programs; p. 35 for community involvement initiatives https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE-2024-IR-Low-res.pdf		
Optional: Principle 16				
1. Company ensures that its value chain is	COMPLIANT	Identify or provide link/reference to policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent		

		2024 Integrated Report, pp. 18-19 of pdf for environment-related programs; p. 35 for community involvement initiatives https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE-2024-IR-Low-res.pdf Our 2024 Integrated Report embodies the Company's ESG initiatives and identifies the shareholder value it has created for the benefit of its stakeholders. Apart from the financial results, efforts to explore opportunities and forge relationships were evident as the Company achieved good results in 2024. Adherence to good governance practices is prioritized by the Company's as it continues to do business. Belle is also focused on providing stable employment and keeping its employees engaged and empowered, and ensuring that no one is left behind. Our deep-rooted purpose is to deliver sustainable products and services. Hence, we worked side-by-side with hundreds of our employees and business partners to realize these aspirations ultimately.	
2. 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. The Company identified the topics which are material to its strategy through its stakeholder and materiality assessment, which sought to help address the areas of concern, and create positive impacts in all aspects of its businesses. Belle actively engages with its external stakeholders, crafts broader plans, and initiates actions and strategies, which are responsive and appropriate so concerns are addressed and goals are met. 2024 Integrated Report, p. 35 for community involvement initiatives https://www.bellecorp.com/wp-content/uploads/2025/05/BELLE-2024-IR-Low-res.pdf	

	Code of Conduct and Business Ethics (May 2018), p. 5 https://www.bellecorp.com/wp- content/uploads/2025/02/BEL CBCE May 2018 0.pdf	
	https://www.bellecorp.com/code-of-business-conduct-and-ethics/	

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 Pasig on thereunto duly authorized, in the City of __ SIGNATURE Willy N. Ocier Armin Antonio B. Raquel Santos Chairman of the Board President and CEO Maria Gracia P. Tan Laurito E. Serrano Lead Independent Director Independent Director Paquito N. Ochoa, Jr. Jason C. Nalupta Independent Director. Corporate Secretary

Michelle T. Hernandez Compliance Officer Subscribed and sword to before me this _______26 MAY 2023, affiants exhibiting to me their Tax Identification Number (TIN) cards, with the following TINS:

Name:

TIN:

Willy N. Ocier Armin Antonio B. Raquel Santos Laurito E. Serrano Maria Gracia P. Tan Paquito N. Ochoa Jason C. Nalupta Michelle T. Hernandez

Doc. No.
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Book No.
Series of 2025

CHARMAINE S. TANCASIS

NO TARYNPUBLICUBLIC for
Pasig City, San Juan, Taguig & Pateros
Appointment No. 177 (2025-2026)

Commission Expires on Documber 31, 2026
2704 East Tower, Tokita Yowers

Exchange Road, Ortigas Center, 1605 Pasig City
PTR No. 3040448/01.04.25/Pasig City
IBP No. 493723/01.02.25/RSM
Roll of Attorneys No. 80822
Admitted to the Bar on May 2022