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SEC FORM – I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended 31 December 2024	
2.	SEC Identification Number <u>39274</u> 3. BIR	Tax Identification No. <u>000-506-020-000</u>
4.	Exact name of issuer as specified in its charter AC	EN CORPORATION
5.	Makati City, Philippines Province, Country or other jurisdiction of incorporation or organization	6. (SEC Use Only) Industry Classification Code:
7.	35th Floor, Ayala Triangle Gardens Tower 2, Paseo de Roxas corner Makati Avenue, Makati Ci Address of principal office	<u>1226</u> Postal Code
8.	(632) 7730 6300 Issuer's telephone number, including area code	

9. <u>N/A</u>

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

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

Below are the links to the documents referred to in this report:

- a. 2023 Integrated Report: https://www.acenrenewables.com/disclosures/2023-ir
- b. 2024 Integrated Report: https://www.acenrenewables.com/disclosures/2024-ir
- c. 2024 Definitive Information Statement ("DIS") with Annexes: https://www.acenrenewables.com/disclosures/2024-dis/
- d. 2025 DIS with Annexes: https://www.acenrenewables.com/disclosures/2025-dis/
- e. **Corporate Governance ("CG") Manual**: https://www.acenrenewables.com/wp-content/uploads/2022/07/ACEN-Corporate-Governance-Manual-March-2023.pdf
- f. Board of Directors Charter: https://www.acenrenewables.com/wp-content/uploads/2021/05/ACEN-Board-Charter-2020-06-11-final.cleaned.pdf
- g. Charter of the Personnel and Compensation Committee: https://www.acenrenewables.com/wp-content/uploads/2021/04/ACEN-Charter-of-the-Personnel-and-Compensation-Committee-final-1.pdf
- h. Charter of the Corporate Governance and Nomination Committee: https://www.acenrenewables.com/wp-content/uploads/2021/04/ACEN-Charter-of-the-CGNC-final.pdf
- i. Material Related Party Transactions Policy (the "RPT Policy"): https://www.acenrenewables.com/wp-content/uploads/2024/10/ACEN-RPT-Policy-rev-13-Dec-2021.pdf
- j. Conflict of Interest Policy: https://www.acenrenewables.com/wp-content/uploads/2024/10/ACEN-Code-of-Conduct-3-Nov-2022.pdf (Section 5)
- k. Internal Audit Charter: https://www.acenrenewables.com/wp-content/uploads/2024/10/ACEN-Internal-Audit-Charter Feb-2023.pdf
- I. Charter of the Audit Committee: https://www.acenrenewables.com/storage/2025/04/ACEN-Audit-Committee-Charter 04Nov2024.pdf
- m. Charter of the Executive Committee: https://www.acenrenewables.com/wp-content/uploads/2024/10/ACEN-Executive-Committee-Charter-2020-Approved.pdf
- n. Charter of the Board Risk and Related Party Transactions Committee: https://www.acenrenewables.com/wp-content/uploads/2021/04/ACEN-BRRPT-Charter-Final.pdf
- o. Charter of the Sustainability Committee: https://www.acenrenewables.com/disclosures/sustainability-committee-charter/
- p. Code of Conduct: https://www.acenrenewables.com/wp-content/uploads/2022/07/ACEN-Code-of-Conduct-3-Nov-2022.pdf
- g. Articles of Incorporation: https://www.acenrenewables.com/storage/2025/01/ACEN-Amended-AOI-May-22-2024 vF.pdf
- r. By laws: https://www.acenrenewables.com/wp-content/uploads/2022/07/ACEN-CORPORATION-Amended-By-Laws-20-July-2022.pdf
- s. Whistleblower Policy: https://www.acenrenewables.com/storage/2025/05/ACEN-WBP-02-ACEN-Whistleblower-Policy-effective-10-March-202526.pdf
- t. Procurement Policy: https://www.acenrenewables.com/wp-content/uploads/2024/04/ACEN-Procurement-Policy-11-March-2024.pdf
- u. Succession Policy: https://www.acenrenewables.com/wp-content/uploads/2024/10/ACEN-Succession-Policy.pdf
- v. Enterprise Risk Management ("ERM") Policy: https://www.acenrenewables.com/wp-content/uploads/2024/10/ACEN-ERM-Policy.pdf
- w. Learning and Development ("L&D") Policy: https://www.acenrenewables.com/wp-content/uploads/2024/10/ACEN-Learning-Development-Policy-2024.pdf
- x. SEC 17-A Annual Report: https://www.acenrenewables.com/storage/2025/04/ACEN-SEC-Form-17A-YE2024.pdf

	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Gov	vernance Responsibilities	
Principle 1: The company should be headed by a compo and profitability in a manner consistent with its corpo		_	· · ·
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:	
Board has an appropriate mix of competence and expertise.	Compliant	Academic qualifications, industry	
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	Compliant	knowledge, professional experience, expertise and relevant trainings of directors a. The ACEN Board is composed of	
		directors with collective working knowledge, experience or expertise that is relevant to the energy sector. Ref: pg 75 to 77 > ACEN 2024 Integrated Report > Board of Directors	
		b. Designation, years appointed and expertise of the Board of Directors Ref: pg 1 to 5 > ACEN 2025 DIS, Annex "B" > Board of Directors	
		Ref: pg 75 to 77 > ACEN 2024 Integrated Report > Board of Directors	
		c. Relevant Trainings of Directors Ref: pg 82 > ACEN 2024 Integrated Report > Training of Directors	

		2. Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance a. Qualification standards for directors to facilitate the selection of potential nominees in the Board. Ref: ACEN CG Manual > Qualifications and Disqualifications b. Process and criteria for nominations to the Board Ref: Item 5.a.1. > ACEN 2025 DIS > Board of Directors Ref: pg 3 > ACEN Charter of the Board of Directors > Section 1. Nomination of Directors	
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 Ref: pg 1 to 5 > ACEN 2025 DIS, Annex "B" > Board of Directors ACEN's Board is composed of a majority of Non-Executive Directors ("EDs"), with non-EDs constituting 91% of the Board. Ref: pg 80 > ACEN 2024 Integrated Report > Board Composition	

Recommendation 1.3			
1. Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors. 1. Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	Provide link or reference to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors. 2. ACEN provides in its Board Charter and CG Manual a policy on training of directors Ref: pg 13 > ACEN Charter of the Board of Directors > Section 13. Orientation and Continuing Education Programs for Directors Ref: ACEN CG Manual > Training 3. Relevant Trainings of Directors Ref: pg 82 > ACEN 2024 Integrated Report > Training of Directors	
Company has an orientation program for first time directors.	Compliant	Provide information or link/reference to a document containing information on the orientation program and trainings of directors for the previous year, including the number of hours attended and topics covered.	

Compliant 3. Company has relevant annual continuing training 1. Relevant Trainings of Directors for all directors. Ref: pg 82 > ACEN 2024 Integrated Report > Training of Directors 2. Continuing Training for Directors On 5 November 2024, nine (9) of the Company's eleven (11) directors: namely: Mr. Cezar P. Consina. Mr. Gerardo C. Ablaza, Jr., Mr. John Eric T. Francia, Mr. Jaime Alfonso Zobel de Ayala, Mr. Jaime Z. Urquijo. Ms. Nicole Goh Phaik Khim. Mr. Jesse O. Ang, Garry K. Lester, and Ms. Melinda L. Ocampo, attended the 4-hour Ayala Group-wide Integrated Corporate Governance, Risk Management, and Sustainability Summit with the theme. "Building Businesses that Enable People to Thrive.". wherein thought leaders and experts shared insights on how businesses can build meaninaful value for all, amona others (the "2025 Ayala Group CGRMS Integrated Summit" or the "Summit"). The Summit focused on sustainable and inclusive value creation. drivina sustainability performance through board leadership and reporting, latest climate science, climate risk management and social impact. Our other directors also received equivalent trainings on topics such as responsibility for corporate culture, leveraging data analytics, AI governance for directors, and nature-related risk

assessment.

Ref: https://www.acenrenewables.com/wp- content/uploads/2025/05/2024-CG- Trainings-of-ACEN-Directors-and- Officers.pdf 3. Orientation for New Directors In 2024, the orientation for the then incoming directors were conducted on the following dates: • Mr. Gerardo C. Ablaza, Jr. – 19, 20, and 22 March 2024 (at least 5 hours) • Mr. Isimo 7 Useville 32 April
Trainings-of-ACEN-Directors-and-Officers.pdf 3. Orientation for New Directors In 2024, the orientation for the then incoming directors were conducted on the following dates: • Mr. Gerardo C. Ablaza, Jr. – 19, 20, and 22 March 2024 (at least 5 hours)
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Mr. Gerardo C. Ablaza, Jr. – 19, 20, and 22 March 2024 (at least 5 hours)
20, and 22 March 2024 (at least 5 hours)
5 hours)
A Mr. Jaimo 7 Urquiio 22 April
Mr. Jaime Z. Urquijo — 22 April
2024 (at least 4 hours)
It bears noting that Mr. Ablaza
previously served as director of the
Company from 1 July 2019 until 18
March 2021, while Mr. Urquijo also
served as Vice President for Business
Development of the Company.
Ref: pg 2 and 3 > 2025 DIS > Annex B
Recommendation 1.4
1. Board has a policy on board diversity. Compliant Provide information on or link/reference
to a document containing information on
the company's board diversity policy.
Indicate gender composition of the board.
Board Diversity
Ref: ACEN CG Manual > Diversity
Ref: pg 81 > ACEN 2024 Integrated Report
SEC Form = 1-ACGR * Updated 21Dec2017 > Board Diversity Policy

		As of 31 December 2024, the Company had three (3) female directors, namely: Nicole Goh Phaik Khim, Maria Lourdes Heras-de Leon, and Ms. Melinda L. Ocampo, holding 27.3% of the eleven (11) Board seats. Mdmes. Heras-de Leon and Ocampo are independent directors of the Company.	
Optional: Recommendation 1.4			
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. Board Diversity Ref: ACEN CG Manual > Diversity Ref: pg 81 > 2024 ACEN Integrated Report > Board Diversity Policy The ACEN Board is composed of a diverse set of individuals spanning different nationalities, cultures, and professional backgrounds. The median age of the ACEN directors in 2024 was 56. These factors contribute to a rich and more inclusive environment that enable well-rounded discussions and Board action.	

		Ref: ACEN 2025 DIS > Item 5 (a) (i) > Directors and executive officers Ref: pg 80 > 2024 ACEN Integrated Report > Board Composition With respect to gender, the Board ensures appropriate representation of women in the Board to the greatest extent possible. As of 31 December 2024, the Company had three (3) female directors, namely: Nicole Goh Phaik Khim, Maria Lourdes Heras-de Leon, and Ms. Melinda L.	
		Heras-de Leon, and Ms. Melinda L. Ocampo, holding 27.3% of the eleven (11) Board seats. Mdmes. Heras-de Leon and Ocampo are independent directors of the Company.	
Recommendation 1.5			
1. Board is assisted by a Corporate Secretary.	Compliant	Provide information on or link/reference	
Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	to a document containing information on the Corporate Secretary, including his/her	

Corporate Secretary is not a member of the Board of Directors.	Compliant	name, qualifications, duties and functions. The Corporate Secretary, Atty. Maria Franchette M. Acosta, was not the Group Compliance Officer and was not a member of the Board. Ref: pg 82 > ACEN 2024 Integrated Report > Management Team > Corporate Secretary Ref: pg 88 > ACEN 2024 Integrated Report > Group Compliance Officer
4. Corporate Secretary attends training/s on corporate governance. SEC Form = FACGR * Updated 2 IDec2017	Compliant	Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered The directors and members of senior management, including the Corporate Secretary, attend at least a four-hour annual continuing training program on corporate governance. Ref: pg 82 > ACEN 2024 Integrated Report > Training of Directors On 5 November 2024, the Company's Corporate Secretary attended the 4-hour Ayala Group 2025 Integrated CGRMS Summit. Ref: https://www.acenrenewables.com/wp-content/uploads/2025/05/2024-CG-Trainings-of-ACEN-Directors-and-

		Officers.pdf	
Optional: Recommendation 1.5			
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	Not Compliant	Provide proof that corporate secretary distributed board meeting materials at least five (5) business days before scheduled meeting The Office of the Corporate Secretary endeavors to distribute materials to the Board of Directors at least five (5) business days prior to the meeting.	For the year 2024, the Office of the Corporate Secretary was able to distribute the board meeting materials four (4) business days before the meeting, for six (6) of the seven (7) board meetings held. The Office of the Corporate Secretary was able to distribute the board meeting materials five (5) business days before one (1) board meeting. Management continues to improve its processes and collaboration to ensure full compliance for this item.
Recommendation 1.6			
1. Board is assisted by a Compliance Officer.	Compliant	Provide information on or link/reference to	
2. Compliance Officer has a rank of Senior Vice	Compliant	a document containing information on the	
President or an equivalent position with		Compliance Officer, including his/her name,	
adequate stature and authority in the		position, qualifications, duties and	
corporation.		functions.	
3. Compliance Officer is not a member of the board.	Compliant	The Group Compliance Officer, Mr. Dodjie D. Lagazo, holds a rank higher than Senior Vice President and is not a member of the Board. Ref: pg 88 > ACEN 2024 Integrated Report > Group Compliance Officer Duties and responsibilities of the Compliance Officer	
		Ref: ACEN CG Manual > Compliance Officer	

4. 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 The directors and members of senior management, including the Group Compliance Officer, attend at least a four-hour annual continuing training program on corporate governance. Ref: pg 82 > ACEN 2024 Integrated Report > Training of Directors On 5 November 2024, the Company's Group Compliance Officer attended the 4-hour Ayala Group 2025 Integrated CGRMS Summit. Ref: https://www.acenrenewables.com/wp-content/uploads/2025/05/2024-CG-Trainings-of-ACEN-Directors-and-Officers.pdf	
Principle 2: The fiduciary roles, responsibilities and a legal pronouncements and guidelines should be clear 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.	Compliant	Provide information or reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting)	

		Board structure and process Key roles and responsibilities Ref: pg 80 > ACEN 2024 Integrated Report Matters acted upon or approved by the Board of Directors beginning 24 April 2024 until 22 April 2025 Ref: Item 18.b > ACEN 2025 DIS	
Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	Provide information or link/reference to a document containing information on how the directors performed this function (can include board resolutions, minutes of meeting). Indicate frequency of review of business objective and strategy The Board oversees the development, review and approval of the Company's	

Compliant business objectives and strateav. Board oversees and monitors the implementation of the company's business Ref: ACEN CG Manual > Roles and objectives and strategy. Responsibilities > The Board, item 10 The Board has appointed a Chief Strateav Officer who shall be responsible for, among others, collaborating with the management committees, business unit heads, and external stakeholders in developina strateaic corporate strategies and in the execution of such strateaies. Ref: ACEN CG Manual > Chief Strateav Officer Ref: https://edae.pse.com.ph/openDiscViewe r.do?edae no=48fa9cb60056977e9e4dc 6f6c9b65995 All new directors are required to take a minimum eiaht-hour orientation program on the Company's strategy, among others. Ref: pg 82 > ACEN 2024 Integrated Report > Training of Directors The Board held seven (7) meetings in 2024. Ref: pages 81, 84 > ACEN 2024 Integrated Report *Ref: Item 5 > ACEN 2025 DIS* The Board plays an integral role in ACEN's climate agenda, including the

increasing integration of climate-related issues into our broader corporate strategy. In particular, the Board reviews and approves major strategic decisions proposed by senior management around energy transition, decarbonization strategy, portfolio of top risks including climate, and medium and long-term climate targets. Further, the Board reviews and approves management's specific responsibilities against ESG targets, including the development of science-based metrics and targets towards ACEN's Net Zero goal by 2050.

In recent years, key strategic decisions of the Board have had an increased focus on climate change.

Ref: pg 69 > ACEN 2024 Integrated Report > Governance > Board oversight on climate governance

ACEN utilizes an inclusive and iterative approach in crafting and executing a long-term strategic plan. It ensures that risks are managed appropriately using a risk management process as these plans are finalized.

Ref: pg 86 > ACEN 2024 Integrated Report > Strategy Planning and Execution

Risk management is core to ACEN's strategy setting process. Key risks that could affect the achievement of the Company's goals are considered in

strategy setting, and mitigation plans for key risk areas are included in the key result areas for the relevant business units. Ref: pg 86 > ACEN 2024 Integrated Report > Risk Management	
ACEN ensures that evolving stakeholder interests, including the growing emphasis on sustainability, are fundamental considerations in the Company's strategy setting, among others. Ref: pg 79 > ACEN 2024 Integrated Report > Corporate governance	

Supplement to Recommendation 2.2			
Supplement to Recommendation 2.2 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. Indicate frequency of review of the vision, mission and core values. **ACEN's Vision and Mission** **Ref: ACEN website > About Us https://www.acenrenewables.com/about-us/** Integrity is an integral part of ACEN's core values. ACEN also adheres to the principle of transparency as a tool in its pursuit of integrity. **Ref: Whistleblower Policy** **ACEN strives for leadership diversity and inclusion to foster a culture of excellence. **Ref: pg 21 > ACEN 2024 Integrated Report > Integrating sustainability into our business operations > Our focus**	
		The Company ensures that programs and activities for its employees are conceptualized in a way that champions its ABCD Company values — "aspire, believe, collaborate, deliver." Ref: pg 49 > ACEN 2024 Integrated	
		Report > ACEN People Committee The Board consistently reviews the Vision and Mission.	

		Ref: pg 80 > ACEN 2024 Integrated Report > Board structure and process key roles and responsibilities Ref: pg 66 > ACEN 2024 Integrated Report > Board oversight on climate governance	
2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture. SEC Form = LACGR * Undated 21Dec 2017	Compliant	Provide information on or link/reference to a document containing information on the strategy execution process. The Board provides sound written policies and strategic guidelines on key capital expenditures, and periodically evaluates and monitors implementation of such strategies. Ref: ACEN CG Manual > Roles and Responsibilities > The Board, items 2 and 5. The Board and management conduct an annual strategy session to set and revisit corporate goals and strategies. On 25 November 2024, the ACEN Board and management held a strategy session, with overarching themes on the Company's vision, continued alignment of risk appetite and risk tolerance with risk profile, and improvements on execution including but not limited to timeliness, monitoring, and allocation of resources. The Board and management discussions centered on strategic pillars spanning geographies, technologies, contracting, business models, and	

		sustainability.	
		sustainability.	
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson.	Compliant	As of 31 December 2024, the Chairman of the Board was Cezar P. Consing. Ref: pg 73 > ACEN 2024 Integrated Report > Board of Directors Ref: pg 1 > ACEN 2025 DIS, Annex "B" > Board of Directors	
Recommendation 2.4			
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	
Board adopts a policy on the retirement for directors and key officers.	Compliant	The Board ensures and adopts an effective succession planning program for directors and key officers. Ref: ACEN CG Manual > Roles and Responsibilities > The Board, item 15. Ref: ACEN Succession Policy As of date, management has identified: (a) certain key / critical roles within the organization, as well as (b) current successors therefor, with a view of developing these potential successors in alignment with ACEN's long-term strategic goals. Management continues to assess how it can improve and strengthen its succession planning program to ensure that it is (and will	

continue to be) robust amidst the development of the business.	
80-year age limit for directors Ref: ACEN CG Manual > Retirement Age	

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company. the company's implementation between remulation between remulation board member culture, steenvironment. ensures that to long-term into stockholders,	Introduction information on a serious interests of the Company and the same is aligned with the company and the same is aligned with the company and the competitive against the competitive against the competitive against the compatitive against t

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Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	No Director is involved in deciding his or her own remuneration. Ref: ACEN CG Manual > Remuneration	
Optional: Recommendation 2.5			
Board approves the remuneration of senior executives.	Compliant	Provide proof of board approval The Board of Directors through the Personnel and Compensation Committee established a formal and transparent procedure for developing and for fixing the remuneration packages of corporate officers and directors. Ref: pg 1 > ACEN Charter of the Personnel and Compensation Committee> Section 2.1 Ref: ACEN CG Manual, Section 1.5	
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. SEC Form = I-ACGR * Undated 21Dec 2017	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 Personnel and Compensation Committee of the Board aligns the remuneration of key officers and board members with the long-term interests of the Company. Ref: ACEN CG Manual > Personnel and Compensation Committee Ref: pg 1 > ACEN Charter of the Personnel and Compensation Committee> Section	

2.1

ACEN adopts a policy specifying the relationship between remuneration and performance.

Ref: pg 1 > ACEN Charter of the Personnel and Compensation Committee> Section 2.6

The performance management system drives the compensation and incentive plans of senior executives, and is meant to align employees' individual goals with the Company's goals and strategies.

The Board approves, on an annual basis, the Company's corporate key results areas (KRAs), which include financial, operations, development and ESG metrics. These metrics are meticulously crafted and reviewed by management as a means to promote the long-term interests of the Company.

Furthermore, the Board approves, on an annual basis, the Company's KRA performance for the previous year. The Board-approved corporate KRA rating is then considered in determining the performance-based remuneration of the Company's executive directors and senior executives.

Management compensation is typically broken down into three components: (1) Base compensation; (2) Variable compensation based on annual targets or key result areas (KRAs); and (3) a longterm incentive plan, which is typically vested over a three-year period and is linked to long-term objectives.

The performance of the Company's senior executives, including the CEO, are rated based on their respective KRAs. These KRAs cover various aspects of the business, covering a wide array of performance areas, including Financial, Operations, Development and Pipeline, Organization and Risk Management and ESG.

ACEN's Employee Stock Ownership (ESOWN) program serves as a long-term incentive program for qualified executives and managerial employees. This long-term incentive plan is meant to enhance ownership and accountability, and align management compensation with company objectives.

The award range is a percentage of the grantee's annual gross compensation. Potential awards are based on employee performance, company performance and share price.

Ref: pg 86 > ACEN 2024 Integrated Report > Performance assessment and compensation

The salary increments, benefits and rewards are commensurate to the overall

Recommendation 2.6		Company and individual performance, determined through the mid-year and annual performance and talent review process. Ref: pg 53 > ACEN 2024 Integrated Report > Compensation and benefits In 2022, the Company introduced a new long-term incentive plan (LTIP) to replace the previous ESOWN scheme. This new LTIP is an equity-based compensation program designed with a three-year performance cycle. Rewards under this plan are granted in the form of Performance Shares, which are awarded to executives and key employees in the year following the completion of the performance cycle. These shares are then subject to a three-year vesting period. Sustainability is a key performance metric within the LTIP, reflecting the Company's commitment to long-term responsible and sustainable growth. Awardees are nominated by the President and CEO and approved by the Chairperson of the Board. The first performance cycle for LTIP was completed end-2024.	
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	

2.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders.
3.	Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Compliant	1. The Board has a formal and transparent nomination and election policy. Ref: ACEN CG Manual, Voting Rights 2. The Board, through the Corporate Governance and Nomination Committee, determines the nomination
4.	Board nomination and election policy includes how the board shortlists candidates.	Compliant	and election process as disclosed in the Company's CG Manual. Ref: ACEN CG Manual, Voting Rights
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.
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	1. Minority stockholders have the right to nominate directors in accordance with the Corporation Code. Ref: ACEN CG Manual, Voting Rights

2. The Board nomination and election policy includes how the Company accepts nominations from minority shareholders.

Ref: ACEN CG Manual, Voting Rights

3. Nominations from minority shareholders is discussed in the CG Manual under Shareholders Rights – Voting Rights

Ref: ACEN CG Manual, Voting Rights

4. Stockholders were apprised of the 18 March 2024 deadline for the nomination of directors.

pg 1 > Notice of Annual Stockholders' Meeting

https://edge.pse.com.ph/openDiscViewer.do?edge_no=0e974c1b220fe8cbabca0fa0c5b4e4d0

5. During the 2024 annual stockholders' meeting, except for Ms. Nicole Goh Phaik Khim and Mr. Dean L. Travers, who were nominated by Arran Investment Pte Ltd., all other nominees were formally nominated by a minority stockholder of the Company who is not related to any of the nominees.

Ref: pg 11 > ACEN 2024 DIS

Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.

1. The Board, through the Corporate Governance and Nomination Committee, assesses the effectiveness of the Board's processes in the nomination, election or replacement of a director.

Ref: pg 2 > Charter of the Corporate Governance and Nomination Committee > Item 9

2. The Corporate Governance and Nomination Committee determines the shortlisting of candidates

Ref: ACEN CG Manual, Voting Rights

Ref: pg 3 > Charter of the Corporate Governance and Nomination Committee > Item 3

3. The Board has a process for identifying the quality of directors that is aligned with the strategic direction of the Company.

Ref: ACEN CG Manual > Part One: Governance Structure

Optional: Recommendation to 2.6			
Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.	Compliant	Identify the professional search firm used or other external sources of candidates Ref: pg 3 > ACEN Corporate Governance and Nomination Committee Charter, Section 3. Process and Criteria for Nominations to the Board, item 2 Company senior leadership consults with members of the Institute of Corporate Directors (ICD) for recommendations for candidates to the board of directors.	
Recommendation 2.7			
Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	Provide information on or reference to a document containing the company's policy on related party transactions, including policy on review and approval of significant RPTs	
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	The Board has an overall responsibility in ensuring that there is a group-wide policy system in governing RPTs and other	
RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant	unusual or infrequently occurring transactions through the Related-Party Transactions Review Committee. Ref: ACEN CG Manual > Roles and Responsibilities, The Board, item 23 Ref: ACEN CG Manual > Part III. Related Party Transactions (RPT)	
SEC Form - I-ACGR * Lindated 21Dec2017		ACEN's RPT Policy includes appropriate review and approval of material RPTs	

which guarantee fairness and transparency of the transactions.

Ref: pg 3 to 4 > ACEN RPT Policy > Part E. Identification, Review and Approval of the Related Party Transactions

ACEN's RPT Policy encompasses all entities within the group, taking into account their size, structure, risk profile, and complexity of operations.

Ref: pg 1 to 3 > ACEN RPT Policy > Part B.
Definition of Terms

Identify transactions that were approved pursuant to the policy.

In 2024, the Board Risk Management and Related Party Transactions Committee reviewed, discussed, and approved at least two (2) transactions.

Ref: pg 85 > ACEN 2024 Integrated Report > Board Committees > Board Risk Management and Related Party Transactions Committee

Supplement to Recommendations 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 The RPT Policy clearly defines preapproved RPTs which are in the nature of normal transactions in the ordinary course of business and RPT transactions that require the review of the committee for endorsement to the Board for approval. The Policy has established thresholds of Php50 Million or 5% of the Company's total consolidated assets, whichever is lower (Company Materiality Threshold) and 10% of the Company's total consolidated assets, either individually or in aggregate over a 12-month period (SEC Materiality Threshold). Ref: pg 1 to 2 > ACEN RPT Policy > Part B. Definition of Terms pg 5 to 6 > ACEN RPT Policy > Part I. RPTs Delegated to Management	
Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings. SEC Form = I-ACGR * Undated 21Dec 2017 SEC Form = I-ACGR * Undated 21Dec 2017	Compliant	Provide information on voting system, if any. All Material RPTs shall be reviewed by the Board Risk Management and RPT Committee and approved by at least two-thirds (2/3) vote of the Board of Directors, with at least a majority of the independent directors voting to approve	

		the same. In case that the majority of the independent directors' vote is not secured, the Material RPT may be ratified by the vote of the stockholders representing at least two-thirds (2/3) of the outstanding capital stock. Ref: pg 4 > ACEN RPT Policy, Part E. Identification, Review and Approval of the Related Party Transactions	
Recommendation 2.8			
1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management. The Board is primarily responsible for approving the selection of the President, CEO, COO, and other senior officers. Other senior officers include the heads of other control functions (Chief Finance Officer, Chief Administrative Officer, Chief Development Officer, Chief Risk Officer, Chief Compliance Officer, and Chief Audit Executive) Ref: ACEN CG Manual > Roles and Responsibilities, item 14. Identify the Management team appointed For 2024, appointed members of the Management Team as approved by the Board is contained in the disclosure of the results of the Organizational Meeting of the Board on 24 April 2024. https://edge.pse.com.ph/openDiscViewe	

		r.do?edge no=9466ba6ec2470227abca0	
		<u>fa0c5b4e4d0</u>	
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management. Provide information on the assessment process and indicate frequency of assessment of performance. The Board conducts an annual performance assessment of the Board, its members, the Chairman, and the Committees. The performance assessment is conducted by an independent third-party consultant every three (3) years. Ref: ACEN CG Manual, Performance Assessment	
		In 2024, Aon was appointed as the independent consultant to assist in the Board assessment exercise for the year ending 31 December 2023. For the Board's performance in the year 2024, the assessment is being conducted internally. Ref: pg 81 > ACEN 2024 Integrated Report > Performance Assessment The CEO, Group Compliance Officer, Chief Audit Executive, and Group Chief Risk Officer all report directly to the Board.	
		Ref: pg 79 > 2024 Integrated Report > Corporate Governance > Corporate	

		governance structure	
Recommendation 2.9			
Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.	Compliant	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel. The Board establishes Professional Development Program, effective performance management framework to align Management's performance with the standards and criteria set by the Board and Senior Management, formulate and adopt a policy for the Board's and key officers' compensation programs aligned with work required and performance against business plans Ref: ACEN CG Manual, Roles and Responsibilities, item 15 ACEN has a performance-based rewards and recognition system to ensure that individual performance is aligned with the Company's goal and strategies. Ref: pg 53 > ACEN 2024 Integrated	

2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.

Compliant

Report > Compensation and benefits

Ref: pg 86 > ACEN 2024 Integrated Report > Performance assessment and compensation

The performance management system drives the compensation and incentive plans of senior executives, and is meant to align employees' individual goals with the Company's goals and strategies.

The Board approves, on an annual basis, the Company's corporate key results areas (KRAs), which include financial, operations, development and ESG metrics. These metrics are meticulously crafted and reviewed by management as a means to promote the long-term interests of the Company.

Ref: Matters approved at the 26 June 2024 regular board meeting – Item 4 (2024 key result areas) https://edge.pse.com.ph/openDiscViewer.do?edge.no=960fcf000ad68332abca0fa

0c5b4e4d0

Furthermore, the Board approves, on an annual basis, the Company's KRA performance for the previous year. The Board-approved corporate KRA rating is then considered in determining the performance-based remuneration of the Company's executive directors and senior executives.

Ref: Matters approved at the 11 March

2024 regular board meeting — Item 8 (2023 key result areas performance of ACFN)

https://edge.pse.com.ph/openDiscViewer .do?edge_no=a5e5db7187211559abca0f a0c5b4e4d0

Management compensation is typically broken down into three components: (1) Base compensation; (2) Variable compensation based on annual targets or key result areas (KRAs); and (3) a long-term incentive plan, which is typically vested over a three-year period and is linked to long-term objectives.

The performance of the Company's senior executives, including the CEO, are rated based on their respective KRAs. These KRAs cover various aspects of the business, covering a wide array of performance areas, including Financial, Operations, Development and Pipeline, Organization and Risk Management and ESG.

The Board approves, on an annual basis, the Company's corporate key results areas (KRAs), which include financial, operations, development and ESG metrics. These metrics are meticulously crafted and reviewed by management as a means to promote the long-term interests of the Company.

Ref: Matters approved at the 7 March 2023 regular board meeting – Item 16 (2023 key result areas) https://edge.pse.com.ph/openDiscViewe r.do?edge no=a978b96adb3ed5d59e4dc 6f6c9b65995

Furthermore, the Board approves, on an annual basis, the Company's KRA performance for the previous year. The Board-approved corporate KRA rating is then considered in determining the performance-based remuneration of the Company's executive directors and senior executives.

Ref: Matters approved at the 10 March 2025 regular board meeting – Item 10 (2024 key result areas performance of ACEN)

https://edge.pse.com.ph/openDiscViewer .do?edge_no=a36bd572890af158ec6e16 01ccee8f59

ACEN's Employee Stock Ownership (ESOWN) program serves as a long-term incentive program for qualified executives and managerial employees. This long-term incentive plan is meant to enhance ownership and accountability, and align management compensation with company objectives.

The award range is a percentage of the grantee's annual gross compensation. Potential awards are based on employee performance, company performance and share price.

Ref: pg 86 > ACEN 2024 Integrated Report

> Performance assessment and compensation

The salary increments, benefits and rewards are commensurate to the overall Company and individual performance, determined through the mid-year and annual performance and talent review process.

Ref: pg 53 > ACEN 2024 Integrated Report > Compensation and benefits

Included in the compensation elements of the Company is long-term incentive compensation. The Company has instituted a performance-based incentive program delivered as either performance shares, stock ownership (ESOWN) plans or long-term cash incentives. Senior executives (i.e., those with a rank of Assistant Vice President and up) are considered for award eligibility in a given grant.

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	
The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant	appropriate internal control system is in place and what is included in the internal control system The Board maintains an internal control system Ref: ACEN CG Manual, Roles and Responsibilities, item 28.5 ACEN has a Conflict of Interest Policy which covers all employees and is available on the Company website. Ref: pg 4 to 5 > ACEN Code of Conduct, Part V. Conflict of Interest	
3. Board approves the Internal Audit Charter.	Compliant	Provide reference or link to the company's Internal Audit Charter Ref: ACEN Internal Audit Charter, https://www.acenrenewables.com/disclosu res/internal-audit-charter/	

Recommendation 2.11			
1. Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks. Sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	Compliant	Provide information on or link/reference to a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was guided by the framework. Provide proof of effectiveness of risk management strategies, if any. The Board oversees that ACEN has in place a sound ERM framework. Ref: ACEN CG Manual, Roles and Responsibilities, item 22. Ref: ERM Policy The Board is also responsible for setting the risk appetite of the Company; thus, guiding the rest of the organization on how risks are identified, assessed, evaluated, and addressed. Ref: Risk Appetite Statement > https://www.acenrenewables.com/wp-content/uploads/2023/04/Risk-Appetite-Statement-and-Risk-Ownership-Structure.pdf	
2. The risk management framework guides the board in identifying units/business lines and enterprise- level risk exposures, as well as the effectiveness of risk management strategies. SEC Form = I-ACGB * Lindated 21Dec 2017.	Compliant	ACEN's ERM framework guides the Board in identifying risk exposures, as well as the effectiveness of risk management strategies. Ref: pg 66 > ACEN 2024 Integrated Report > Risk management > ACEN's enterprise risk management framework	

		The Company has committed to incorporate ERM processes into its core business and practices, to overcome potential threats and identify viable opportunities to meet its business goals and objectives. Ref: Enterprise Risk Management Policy Statement > https://www.acenrenewables.com/wp-content/uploads/2020/04/ACEN-Enterprise-Risk-Management-Policy-Statement 2022.pdf Ref: ERM Policy With the ERM policy in place, the Company further improved its risk management practices in 2024, enhancing the alignment of risk-based processes with the ERM Policy, particularly the risk assessment matrices. Ref: pg 66 > ACEN 2024 Integrated Report > Risk management > ACEN's enterprise risk management framework	
Recommendation 2.12			
Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Compliant	Provide link to the company's website where the Board Charter is disclosed.	
2. Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	The Board has a charter that formalizes and clearly states its roles,	

Board Charter is publicly available and posted on the company's website.	Compliant	responsibilities and accountabilities in carrying out its fiduciary role and serves as a guide to the directors in the performance of their functions. It is publicly available on ACEN's website. Ref: ACEN Board of Directors Charter, https://www.acenrenewables.com/wp-content/uploads/2021/05/ACEN-Board-Charter-2020-06-11-final.cleaned.pdf	
Additional Recommendation to Principle 2			
1. Board has a clear insider trading policy.	Compliant	Provide information on or link/reference to a document showing company's insider trading policy. The Board has a clear insider trading policy which also covers key officers of ACEN. Ref: pg 6 to 8 > ACEN Code of Conduct > Part VII. Insider Trading Policy	
Optional: Principle 2			
Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.	Compliant	Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any. None of the directors in his or her personal capacity has been contracted by ACEN for services other than those provided as a director. ACEN has no other arrangement regarding the remuneration of its directors and officers aside from the compensation as stated in the CG Manual and the Charter of the Board of Directors.	

		Ref: pg 82 > ACEN 2024 Integrated Report > Corporate Governance > Director Compensation > Independent Directors' remuneration Ref: pg 12 to 13 > ACEN Board Charter > Section 12. Compensation of the Board Directors are considered "related parties" under ACEN's Material RPT Policy. Pursuant to said policy, directors with personal interest in any transaction are prohibited from participating in the discussion, approval, and voting thereon. ACEN ensures that no preferential treatment is given to a related party that is not extended to a non-related party under similar circumstances.	
Company discloses the types of decision requiring board of directors' approval.	Compliant	Indicate the types of decision requiring board of directors' approval and where there are disclosed. ACEN discloses the list of items that require Board approval under its powers, duties, and responsibilities. Ref: ACEN CG Manual > Roles and Responsibilities Ref: pg 6 to 9 > ACEN Board of Directors Charter, Section 7, Responsibilities of the Board, Item 1. Duties, Powers and Attributes of the Board	

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.

responsibilities of all committees established should b	e contained in a pi	ublicly available Committee Charter.	
Recommendation 3.1			
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. The ACEN Board established Board Committees to support it in the performance of its functions and in accordance with the By-Laws of the Company and to aid in good governance. Ref: ACEN CG Manual > Board Committees	
Recommendation 3.2			
1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	Compliant	Provide information or link/reference to a document containing information on the Audit Committee, including its functions. Indicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor. The ACEN Board established the Audit Committee to assist fulfill its responsibility for oversight of the Company's corporate governance processes with duties as stated in its charter and the CG Manual. Ref: ACEN CG Manual > Board Committees > Section 1.1. Audit	

		Among the Audit Committee's responsibilities is recommending to the Board the external auditor and the audit fees that will be endorsed to the stockholders for selection and appointment. Ref: pg 6 > ACEN Audit Committee Charter > Section 5. Oversight on External Audit, item 5.1	
2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent. Output Description:	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. As of 31 December 2024, ACEN's Audit Committee was composed of Garry K. Lester (Chairperson), and Melinda L. Ocampo (both independent directors), and Nicole Goh Phaik Khim. The members of the Committee are all qualified non-executive directors. Ref: Results of 2024 Organizational Meeting of Board of Directors, https://edge.pse.com.ph/openDiscViewer.do?edgeno=9466ba6ec2470227abca0 fa0c5b4e4d0 Ref: pg 83 to 84 > ACEN 2024 Integrated Report > Governance at ACEN > Audit Committee	

3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. 4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. Supplement to Recommendation 3.2	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. All the members of ACEN's Audit Committee have the background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. Ref: pg 80 > ACEN 2024 Integrated Report Ref: pg 85 > ACEN 2024 Integrated Report > Audit Committee Ref: ACEN 2025 DIS, Annex "A" Provide information or link/reference to a document containing information on the Chairman of the Audit Committee The Chairperson of the Audit Committee, Mr. Garry K. Lester, is not the Chairperson of the Board or of any other committee. Ref: pg 75 and 84 > ACEN 2024 Integrated Report	
1. Audit Committee approves all non-audit services	Compliant	Provide proof that the Audit Committee	
conducted by the external auditor.		approved all non-audit services conducted by the external auditor.	
SEC Form = LACGR * Undated 21Dec2017		ACEN's Audit Committee approved all non-audit services conducted by the external auditor.	

		Ref: pg 109 > ACEN 2024 Integrated Report > Report of the Audit Committee to the Board of Directors for the Year Ended 31 December 2024	
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.	
		The Audit Committee conducts regular meetings and dialogues with SGV & Co., without anyone from management present. The Committee also reviewed and approved all audit, audit-related, and permitted non-audit services provided by SGV & Co. to the Company and the related fees for such services. The Company also assessed the compatibility of non-audit services with the auditor's roles and responsibilities to ensure that such services will not impair its independence. Ref: pg 109 > ACEN 2024 Integrated Report > Report of the Audit Committee to the Board of Directors for the Year Ended 31 December 2024	

Optional: Recommendation 3.2				
1. Audit Committee meet at least four times	Compliant	Indicate the number of Audit Committee		
during the year.		meetings during the year and provide proof		
		In 2024, ACEN's Audit Committee held four (4) regular meetings, three (3) special meetings, and two (2) executive sessions with the external auditors, the internal auditors, and management. Ref: pg 109 > ACEN 2024 Integrated Report > Report of the Audit Committee to the Board of Directors for the Year Ended 31 December 2024		
Audit Committee approves the appointment and removal of the internal auditor.	Compliant	Provide proof that the Audit Committee approved the appointment and removal of the internal auditor. ACEN's Audit Committee approves the appointment and removal of the internal auditor. Ref: pg 4, ACEN Charter of the Audit Committee, Section 4. Oversight Management and Internal Audit, item 4.2 ACEN's Audit Committee recommended for approval of the Board and endorsement to the shareholders the reappointment of SGV & Co. as the Company's 2024 external auditor and the related audit fee. Ref: pg 109 > ACEN 2024 Integrated Report > Report of the Audit Committee to the Board of Directors for the Year Ended 31 December 2024		

Recommendation 3.3

Board establishes a Corporate Governance
 Committee tasked to assist the Board in the
 performance of its corporate governance
 responsibilities, including the functions that
 were formerly assigned to a Nomination and
 Remuneration Committee.

Compliant

Provide information or reference to a document containing information on the Corporate Governance Committee, including its functions

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

ACEN's Board established a Corporate Governance and Nomination Committee. Ref: ACEN CG Manual > Board Committees > Section 1.2 Corporate Governance and Nomination Committee

For the year 2024, the Committee reviewed the nominees for Director, evaluated their qualifications, and endorsed qualified nominees for nomination to the Board for the year 2024.

Ref: pg 83 > ACEN 2024 Integrated Report > Corporate Governance and Nomination Committee

The Board composition is reviewed regularly to allow the Board to exercise effective decision-making powers and meet the needs of the Company.

Ref: pg 80 > ACEN 2024 Integrated Report > Corporate Governance and Nomination Committee

Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Compliant	Provide information or link/reference to a document containing information on the members of the Corporate Governance Committee, including their qualifications and type of directorship. As of 31 December 2024, ACEN's Corporate Governance and Nomination Committee was composed of Jesse O. Ang (Chair), Melinda L. Ocampo, and Garry K. Lester, all independent directors. Their qualifications are available in the Company's 2024 Integrated Report, as well as in the 2025 DIS (Annex "A"). Ref: Results of 2024 Organizational Meeting of Board of Directors, https://edge.pse.com.ph/openDiscViewe r.do?edge no=9466ba6ec2470227abca0 fa0c5b4e4d0 Ref: pg 83 > ACEN 2024 Integrated Report	
3. Chairman of the Corporate Governance Committee is an independent director.	Compliant	Provide information or link/reference to a document containing information on the Chairman of the Corporate Governance Committee. As of 31 December 2024, the Chairperson of ACEN's Corporate Governance and Nomination Committee was Jesse O. Ang, an independent director. Ref: pg 75 > ACEN 2024 Integrated Report > Board of Directors	

Optional: Recommendation 3.3.			
Corporate Governance Committee meet at least twice during the year.	Compliant	Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof. The Corporate Governance and Nomination Committee held four (4) meetings in 2024. Ref: pg 83 > ACEN 2024 Integrated Report > Corporate Governance and Nomination Committee	
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 ACEN's Board established a Board Risk Management and Related Party Transactions Committee. Ref: ACEN CG Manual, Board Committees, Section 1.3 Board Risk Management and Related Party Transactions Committee	
BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Compliant	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship As of 31 December 2024, ACEN's Board Risk Management and Related Party Transactions Committee was composed	

		of Melinda L. Ocampo (Chair), Garry K. Lester, both independent directors, and Nicole Goh Phaik Khim. Their qualifications are available in the Company's 2024 Integrated Report, as well as in the 2025 DIS (Annex "A"). Ref: Results of 2024 Organizational Meeting of Board of Directors, https://edge.pse.com.ph/openDiscViewer .do?edge no=9466ba6ec2470227abca0f a0c5b4e4d0 Ref: pg 84 > ACEN 2024 Integrated Report	
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 As of 31 December 2024, the Chairperson of ACEN's Board Risk Management and Related Party Transactions Committee was Melinda L. Ocampo, who is an Independent Director and does not chair the Board or any other committee. Ref: pg 75 > ACEN 2024 Integrated Report > Board of Directors	

4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. Recommendation 3.5	Compliant	Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC. At least one (1) member of ACEN's BRMRPT Committee has relevant thorough knowledge and experience on risk and risk management. Ref: pg 74 to 75 > ACEN 2024 Integrated Report > Board of Directors	
		S 11 16 11 11 11 16 1	TI 0 ''' 1 15 15 15
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. ACEN's Board established a Board Risk Management and Related Party Transactions Committee. Ref: pg 12 > ACEN CG Manual, Board Committees, Section 1.3 Board Risk Management and Related Party Transactions Committee	The Committee serves a dual function, as the Risk Oversight Committee and as a Related Party Transactions Committee, which functions are clearly delineated in the Committee's Charter
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. As of 31 December 2024, ACEN's Board Risk Management and Related Party Transactions Committee was composed	

		of Melinda L. Ocampo (Chair), Garry K. Lester, both independent directors, and Nicole Goh Phaik Khim. All members of the Committee are non-executive directors. Ref: Results of 2024 Organizational Meeting of Board of Directors, https://edge.pse.com.ph/openDiscViewer .do?edge_no=9466ba6ec2470227abca0f a0c5b4e4d0	
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. 2. Committee Charters provide standards for evaluating the performance of the Committees.	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 purposes. All of ACEN's established committees at the Board level have a charter. All the charters provide standards for evaluating the performance of the committees and are fully disclosed in the ACEN website. Ref: ACEN Website > Corporate Governance > Board Committee Charters https://www.acenrenewables.com/corporate-governance/ ACEN Board Charter ACEN Executive Committee Charter ACEN Audit Committee Charter	

		Related Party Transactions Committee Charter ACEN Corporate Governance and Nomination Committee Charter ACEN Personnel and Compensation Committee Charter ACEN Sustainability Committee Charter	
Committee Charters were fully disclosed on the company's website.	Compliant	Provide link to company's website where the Committee Charters are disclosed. The respective charters of the Board committees are fully disclosed on the Company's website. See above response for Recommendation 3.6, items 1-2; the individual links are included in the summary of links on page 2 of this Report.	

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	Compliant	Provide information or link/reference to	
all meetings of the Board, Committees and		a document containing information on	
shareholders in person or through tele-		the process and procedure for	
/videoconferencing conducted in accordance		tele/videoconferencing board and/or	
with the rules and regulations of the		committee meetings.	
Commission.			
		Provide information or link/reference to a	
		document containing information on the	
		attendance and participation of directors	
		to Board, Committee and shareholders'	

		meetings.	
		ACEN's Board of Directors attend and actively participate in all meetings, in person or through tele/videoconferencing conducted in accordance with the Company's by-laws and rules and regulations of the SEC. Ref: pg 84 > ACEN 2024 Integrated Report > Corporate Governance > Board and Board Committee membership, stockholders, Board, Board Committee meetings, and Directors' attendance for the year ended December 31, 2024 Ref: ACEN CG Manual > Conduct of Meetings	
2. The directors review meeting materials for all Board and Committee meetings.	Compliant	The directors of ACEN carefully review meeting materials in order to effectively perform their duties to, among others: (a) attend and actively participate in all meetings of the Board and Committees where they are a member of, and (b) act judiciously on a fully informed basis, in good faith and with due diligence and care. Ref: pg 9 > ACEN Board Charter > Section 2. Duties of Individual Directors > Items (d) and (e)	
SEC Form = I-ACGR * Updated 21Dec2017		The directors are assisted in its duties by the Corporate Secretary who is tasked to ensure that the directors have before them accurate information that will enable them to arrive at intelligent	

		decisions on matters that require their approval. Ref: pg 11 > ACEN Board Charter > Section 10. Corporate Secretary > Item (f)	
The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors The Board of Directors acts judiciously before deciding on any matter by evaluating the issues, asking relevant questions and seeking clarifications as appropriate. Ref: ACEN CG Manual > Roles and Responsibilities > Each Director	
Recommendation 4.2			
Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Compliant	Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously. Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies ACEN has a policy on multiple board seats indicating that no independent director shall hold no more than five (5) board seats in any group of PLCs and executive directors shall hold no more than two (2) board seats in listed companies outside	

		the ACEN group. Ref: ACEN CG Manual, Directorship Limits	
Recommendation 4.3 1. The directors notify the company's board before accepting a directorship in another company.	Compliant	Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed. Pursuant to the ACEN CG Manual, all directors are required to notify the Board before accepting a directorship in another company. Ref: ACEN CG Manual > Roles and Responsibilities > Each Director, item 11	
Optional: Principle 4 1. Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Compliant	Mr. John Eric T. Francia is the only executive director. He did not serve in any board of listed companies outside of the group. Ref: ACEN 2025 DIS, Annex "B"	
Company schedules board of directors' meetings before the start of the financial year.	Compliant	ACEN schedules the Board of Directors' meetings before the start of the financial year.	
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 held seven (7) meetings in 2024: four (4) regular, two (2) special, and one (1) organizational. Ref: pg 81 > ACEN 2024 Integrated Report Ref: Item 5 > ACEN 2024 Information Statement	

Ref: pg 84 > ACEN 2024 Integrated Report > Board and Board Committee membership stockholders, Board, Board Committee meetings, and Directors' attendance for the year ended December 31, 2024

Proof of meetings held

11 March 2024 - regular meeting

Ref:

https://edge.pse.com.ph/openDiscViewe r.do?edge_no=a5e5db7187211559abca0 fa0c5b4e4d0

24 April 2024 – organizational meeting

Ref:

https://edge.pse.com.ph/openDiscViewe r.do?edge_no=9466ba6ec2470227abca0 fa0c5b4e4d0

8 May 2024 - regular meeting

Ref: pg 84 > ACEN 2024 Integrated Report

26 June 2024 – special meeting

Ref:

https://edge.pse.com.ph/openDiscViewe r.do?edge_no=960fcf000ad68332abca0f a0c5b4e4d0

10 July 2024 - special meeting

Ref:

https://edge.pse.com.ph/openDiscViewe r.do?edge no=2b138d3d8ec5c2d5abca0 fa0c5b4e4d0

		7 October 2024 – regular meeting Ref: https://edge.pse.com.ph/openDiscViewe r.do?edge no=125151faee7fa338abca0f a0c5b4e4d0 25 November 2024 – regular meeting Ref: https://edge.pse.com.ph/openDiscViewe r.do?edge no=dd84d9b6218ebedcabca0 fa0c5b4e4d0	
4. Company requires as minimum quorum of at least 2/3 for board decisions.	Compliant	Indicate the required minimum quorum for board decisions Two-thirds (2/3) of the number of ACEN directors as fixed in the Articles of Incorporation shall constitute a quorum. Ref: ACEN CG Manual, Conduct of Meetings Ref: ACEN's Amended By-Laws > Article IV, Section 2 (Quorum)	

Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affai	Princi	ole 5: The board should endeavor	to exercise an objective an	nd independent judgment on a	II corporate affairs
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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

As of 31 December 2024, the Board had four (4) independent directors.

For the year 2024, the Board had four (4) independent directors, constituting 36.4% of the eleven (11) Board seats, or more than one-third (1/3) of its composition.

Ref: Results of the 2024 Annual Stockholders' Meeting, 24 April 2024 https://edge.pse.com.ph/openDiscViewer.do?edge.no=be96b1f48f3d9f50abca0fa https://edge.pse.com.ph/openDiscViewer.do?edge.no=be96b1f48f3d9f50abca0fa https://edge.pse.com.ph/openDiscViewer.do?edge.no=be96b1f48f3d9f50abca0fa

Recommendation 5.2			
The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	Provide information or link/reference to a document containing information on the qualifications of the independent directors. ACEN's independent directors possess all the qualifications and none of the disqualifications to hold the position. Ref: pg 75 > ACEN 2024 Integrated Report > Board of Directors Ref: 2024 DIS, Annex A > Certification of Independent Directors	
Supplement to Recommendation 5.2			
Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant	Provide link/reference to a document containing information that directors are not constrained to vote independently. While the Company has a shareholders' agreement with Arran Investments Pte Ltd and AC Energy and Infrastructure Corporation, it does not constrain the directors' ability to vote independently. The Company has no by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	
SEC Form = I-ACGR * Undated 21Dec2017		ACEN has a governance policy on conflict of interest to ensure that the personal interest of directors and officers should never prevail over the interest of the Company, so that they may not directly	

Recommendation 5.3		or indirectly derive any personal profit or advantage by reason of their position in the Company and must promote the common interest of all shareholders and the Company without regard to their own personal and selfish interests. Ref: pg 4 > ACEN Code of Conduct > Conflict of Interest	
1. The independent directors serve for a cumulative term of nine years (reckoned from 2012). 1. The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	Provide information or link/reference to a document showing the years IDs have served as such. An independent director, after serving nine (9) years, shall be perpetually barred from being elected as such in the Company, without prejudice to being elected as independent director in other companies outside of the business conglomerate, where applicable, under the same conditions provided for in the rules and regulations of the SEC. Ref: ACEN CG Manual > Term Limit Ref: ACEN 2024 DIS > Annex "A"	

The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	Provide information or link/reference to a document containing information on the company's policy on term limits for its independent director Please see response to previous item.	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	Compliant	Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting. ACEN'S CG Manual only allows independent directors to serve a maximum term of nine (9) years. In the event that an independent director shall be retained beyond this, ACEN'S Board will have to provide meritorious justification and seek shareholders' approval during the ASM. None of ACEN'S independent directors have been retained beyond the foregoing nine (9)-year limit. Please see response to Recommendation 5.3, item 1.	

Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Compliant	Identify the company's Chairman of the Board and Chief Executive Officer As of 31 December 2024, ACEN's Chairman of the Board was Cezar P. Consing and its Chief Executive Officer was John Eric T. Francia. Messrs. Consing and Francia remain to be the company's Chairman and CEO, respectively, as of submission of this report.	
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	Provide information or link/reference to a document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer. Identify the relationship of Chairman and CEO. ACEN's Chairman of the Board and CEO have clearly defined responsibilities. Ref: ACEN CG Manual, Chairman of the Board Ref: ACEN CG Manual, Chief Executive Officer (CEO) Ref: ACEN CG Manual, The President	
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. On 24 April 2024, Mr. Jesse O. Ang was appointed as lead independent director. The Chairman of the Board is not an independent director.	
Recommendation 5.6		Roles and responsibilities of the Lead Independent Director Ref: ACEN CG Manual > Lead Independent Director	
1. Directors with material interest in a transaction	Compliant	Provide proof of abstention, if this was	
affecting the corporation abstain from taking part in the deliberations on the transaction.		the case	
part in the deliberations on the transaction.		For the year 2024, there were no cases of	
		ACEN's: (1) directors having a material	
		interest in any transaction affecting the Company, and/or (2) directors and key	
		management personnel being required	
		to abstain and/or inhibit themselves	
		from participating in discussions on a	
		particular agenda item where they are conflicted.	
		ACEN has a governance policy on conflict	
		of interest to ensure that the personal	
		interest of directors and officers should never prevail over the interest of the	
		Company, so that they may not directly or	
		indirectly derive any personal profit or	
		advantage by reason of their position in	

	the Company and must promote the common interest of all shareholders and the Company without regard to their own personal and selfish interests. Ref: pg 4 > ACEN Code of Conduct, Part V. Conflict of Interest	
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Recommendation 5.7		
 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. 	Compliant	Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings.
The meetings are chaired by the lead independent director.	Compliant	On 7 May 2024, the then Audit Committee, composed exclusively of non-executive directors (Garry K. Lester, Nicole Goh Phaik Khim, and Melinda L. Ocampo), met with the external auditors of the Company in executive session. Ref: pg 87 > ACEN 2024 Integrated Report > Internal governance mechanism > External Auditors Ref: pg 109 > Report of the Audit Committee to the Board of Directors for the Year Ended 31 December 2024 Furthermore, on 10 July 2024, the then non-executive directors of the Company held a meeting with the heads of the Compliance and Internal Audit functions, which meeting was chaired by the then lead independent director, Mr. Ang. Mr. Ang was also, and remains as of report

		submission date, a non-executive director of the Company.	
Optional: Principle 5			
None of the directors is a former CEO of the company in the past 2 years.	Compliant	Provide name/s of company CEO for the past 2 years John Eric T. Francia has been the Company's CEO since 28 May 2019.	

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

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Board conducts an annual self-assessment of its performance as a whole.	Compliant	Provide proof of self-assessments conducted for the whole board, the individual members, the Chairman and the	
2. The Chairman conducts a self-assessment of his performance.	Compliant	Committees	
3. The individual members conduct a self- assessment of their performance.	Compliant	The ACEN Board, the Chairman, the CEO, individual members, and each committee	
4. Each committee conducts a self-assessment of its performance.	Compliant undergo an annual self-assessment of in performance. Ref: ACEN CG Manual, Performance Assessment		
		In 2024, Aon was appointed as the	
		independent consultant to assist in the Board assessment exercise for the year	
		ending 31 December 2023.	
		For the Board's performance in the year	
		2024, the assessment is being conducted internally.	
		Ref: pg 81 > ACEN 2024 Integrated Report >	

5. Every three years, the assessments are supported by an external facilitator.	Compliant	Performance assessment The results of the assessment are scheduled to be presented to the Board during its 11 August 2025 regular meeting. Please see response to previous item.	
Recommendation 6.2			
Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	Compliant	Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual	
The system allows for a feedback mechanism from the shareholders.	Compliant	directors and committees, including a feedback mechanism from shareholders ACEN's Board has a performance appraisal system that determines the performance of the Board, individual directors and committees. One of the tools used is the self-assessment exercise.	
		ACEN's Board allows for a feedback mechanism from shareholders during the Q&A session of the Annual Stockholders' Meeting. Ref: Minutes of the 24 April 2024 Annual Stockholders' Meeting, Item 12 (Question and Answer), https://www.acenrenewables.com/disclosures/minutes-of-the-annual-stockholders-meeting-2024-approved/	

		On its website, ACEN has a Contact section and has published the emails of the respective points of contact for shareholders and the public, among other stakeholders. Ref: https://www.acenrenewables.com/	
Principle 7: Members of the Board are duty-bound to	apply high ethica	l standards, taking into account the interests of all stal	keholders.
Recommendation 7.1			
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. ACEN's Board has a Code of Conduct Ref: ACEN Code of Conduct	
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 Company has launched governance programs that are embedded in the learning and development of each employee. All employees, including senior management, are required to undergo an educational program on the Code of Conduct, including going through rigorous training materials covering different aspects of the Code which were followed by online quizzes. Included in the new directors' orientation is the Company's governance codes and	

		policies, including the Code of Conduct. Ref: pg 82 > ACEN 2024 Integrated Report > Training of directors	
The Code is disclosed and made available to the public through the company website.	Compliant	Provide a link to the company's website where the Code of Business Conduct and Ethics is posted/ disclosed. ACEN's Code of Conduct is available to the public through the company website. Ref: https://www.acenrenewables.com/wp-content/uploads/2022/07/ACEN-Code-of-Conduct-3-Nov-2022.pdf	
Supplement to Recommendation 7.1			
Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	Provide information on or link/reference to a document containing information on the company's policy and procedure on curbing and penalizing bribery ACEN has an Anti-Corruption Program with policies on Gift and Gratuities and Anti-Fraud. Ref: pg 9 > ACEN Code of Conduct and Ethics > Part VIII. Anti-Bribery and Anti-Corruption Policy In line with ACEN's Zero Tolerance Policy against Bribery and Corruption, management adopted the Guidelines on Anti-Bribery, Anti-Corruption and on Gifts and Gratuities to help the company properly and strictly implement said policy. The Guidelines were effective 19 December 2024 and cascaded to all	

		employees, who were required to acknowledge having read, understood, and agreed to strictly comply at all times with the same. Ref: https://www.acenrenewables.com/stora ge/2025/05/ABC Guidelines 202548.pdf	
1. Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. 2. 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. Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on non-compliance. ACEN has an established process on reported violations of Company policies, rules, and regulations. Ref: ACEN Whistleblower Policy All directors, officers, and employees of ACEN are expected to observe and comply with the Code of Conduct. The Head of Human Resources is specifically tasked to implement and monitor compliance with the Code. Ref: pg 10 to 11 > ACEN Code of Conduct > Part II. Implementation and Monitoring In line with ACEN's Zero Tolerance Policy against Bribery and Corruption, management adopted the Guidelines on	

Anti-Bribery, Anti-Corruption and on	
Gifts and Gratuities to help the company	
properly and strictly implement said	
policy. The Guidelines were effective 19	
December 2024 and cascaded to all	
employees, who were required to	
acknowledge having read, understood,	
and agreed to strictly comply at all times	
with the same.	
Ref:	
https://www.acenrenewables.com/stora	
ge/2025/05/ABC Guidelines 202548.pdf	
Internal and external auditors ensure	
that management takes appropriate	
corrective actions in a timely manner,	
including addressing internal control and	
compliance issues, and reports this to the	
Audit Committee.	
Ref: pg 109 > ACEN 2024 Integrated	
Report > Report of the Audit Committee to	
the Board of Directors for the year ended	
31 December 2024	
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Disclosure and Transparency

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

Recommendation 8.1

1. Board establishes corporate disclosure policies	Compliant	Provide information on or link/reference
and procedures to ensure a comprehensive,		to the company's disclosure policies and
accurate, reliable and timely report to		procedures including reports
shareholders and other stakeholders that gives a		distributed/made available to
fair and complete picture of a company's financial		shareholders and other stockholders
condition, results and business operations.		
		Management, through the Investor

		Relations Division, shall be responsible for public and timely disclosure of all material information about the Company. Ref: ACEN CG Manual > Part IV. Stakeholder Engagement The Company has also established processes and guidelines with respect to its disclosures and reports. These guidelines enable business units to: (a) effectively determine what constitutes "material" information about the Company, (b) collaborate on the required information, including as to financial reports, that should be provided, and (c) ensure that the appropriate disclosures, including as to financial reports, are made in an accurate and timely manner. The Company's disclosure framework also involves relevant coordination with partners, as applicable, to maintain the quality and consistency of any and all information made public.	
		partners, as applicable, to maintain the quality and consistency of any and all	
		Finally, forward-looking statements are consistently accompanied with the appropriate disclaimers, as required by the PSE, in the spirit of fair and responsible reporting.	
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 SEC Form — I-ACGR * Updated 21Dec2017	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	

within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.

and end of the reporting period, respectively.

ACEN publicly discloses its consolidated financial statements within ninety (90) - days from the end of the fiscal year while interim quarterly reports are submitted within forty-five (45) days from the end of the reporting period.

ACEN Audited Financial Statements as of year ended December 31, 2024, as attachment to the 2024 Definitive Information Statement

Ref:

https://edge.pse.com.ph/openDiscViewer. do?edge_no=9a742d21850c1dd0abca0fa 0c5b4e4d0

(as posted on <u>27 March 2024</u>, or <u>87 days</u> from the end of the fiscal year 2023)

ACEN SEC 17Q Q1 2024

Ref:

https://edge.pse.com.ph/openDiscViewer.do?edge_no=db28e5a769dc5031abca0fa0c5b4e4d0

(as posted on 8 May 2024, or <u>38 days</u> from the end of Q1 2024)

ACEN SEC 17Q Q2 2024

Ref:

https://edge.pse.com.ph/openDiscViewer. do?edge_no=dc2dc574c9575801abca0fa0 c5b4e4d0

(as posted on <u>8 August 2024</u>, or <u>39</u> <u>days</u>

		from the end of Q2 2024)	
		ACEN SEC 17Q Q3 2024 Ref: https://edge.pse.com.ph/openDiscViewer .do?edge_no=b4ab0f84be9d155babca0fa Oc5b4e4d0 (as posted on 7 November 2024, or 38 days from the end of Q3 2024) ACEN Audited Financial Statements as of year ended December 31, 2024, as an attachment to the 2025 DIS https://edge.pse.com.ph/openDiscViewer. do?edge_no=9b7670b1ba1ae2ddec6e160 1ccee8f59 (as disclosed on 25 March 2025 or 84 days from the end of the fiscal year 2024)	
2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; crossholdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Compliant	Provide link or reference to the company's annual report where the following are disclosed: 1. principal risks to minority shareholders associated with the identity of the company's controlling shareholders; 2. cross-holdings among company affiliates; and 3. any imbalances between the controlling shareholders' voting power and overall equity position in the company.	
		ACEN discloses the shareholdings of controlling shareholders. Ref: pg 155 > ACEN 2024 Annual Report	

		(SEC Form 17-A) Ref: https://edge.pse.com.ph/openDiscViewer .do?edge_no=74400b8ff4b3cc6dec6e160 1ccee8f59 ACEN upholds and protects the rights of minority shareholders. Ref: ACEN CG Manual > Part Three: Promotion of Shareholders' Rights and Engagement of Stakeholders There are no imbalances between the controlling shareholders' voting power and overall equity position in the Company.	
 Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days. 	Compliant	Provide information on or link/reference to the company's policy requiring directors and officers to disclose their dealings in the company's share. Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction. All ACEN directors and officers are required to disclose/report to the Company any dealings in the Company's shares within three (3) business days from transaction date. Ref: ACEN CG Manual > Part III. Disclosure and Transparency	

		Actual dealings of directors and officers involving ACEN's voting shares in 2024 are disclosed on page 89 of the 2024 Integrated Report. Such dealings of directors in ACEN shares, including nature, number/percentage, and date of transaction, are duly and timely reported through the submission of the relevant Statement of Changes in Beneficial Ownership of Securities or (Form 23-B) to the PSE and SEC.	
Supplement to Recommendation 8.2			
1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).	Compliant	Provide information on or link/reference to the shareholdings of directors, management and top 100 shareholders. Provide link or reference to the company's Conglomerate Map. Ref: Attachment III, > ACEN 2024 Annual Report (SEC Form17-A) https://edge.pse.com.ph/openDiscViewer.do?edge_no=74400b8ff4b3cc6dec6e1601ccee8f59 ACEN discloses the trading of the Company's shares by directors, officers and controlling shareholders. Ref: https://www.acenrenewables.com/corporate-governance/disclosures/	

ACEN discloses the shareholdings of its

directors, management, and top 100 shareholders.

Ref: ACEN Public Ownership Report as of December 31, 2024
https://edge.pse.com.ph/openDiscViewer.do?edge.no=d62ed5fad0aa789eec6e1
601ccee8f59

ACEN Website > Disclosures
https://www.acenrenewables.com/disclosures/public-ownership-report-as-of-31-dec-2024/

Actual dealings of directors and officers involving ACEN's voting shares are disclosed on page 89 of the 2024 Integrated Report.

Ref: ACEN Top 100 Shareholders as of December 31, 2024 (Common Shares)

https://edge.pse.com.ph/openDiscViewer.do?edge.no=0df4ade603f8f042ec6e16

01ccee8f59

Ref: ACEN Top 100 Shareholders as of December 31, 2024 (Preferred A Shares) https://edge.pse.com.ph/openDiscViewer.do?edge.no=97c9068e5b0e3122ec6e1601ccee8f59

Ref: ACEN Top 100 Shareholders as of December 31, 2024 (Preferred B Shares) https://edge.pse.com.ph/openDiscViewer.do?edgeno=e337d7a983a1e2d6ec6e1 601ccee8f59

Recommendation 8.3		Ref: ACEN Website > Disclosures https://www.acenrenewables.com/wp- content/uploads/2023/01/ACEN-Top- 100-as-of-December-31- 2022.cleaned.pdf	
1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended. ACEN fully discloses the profiles of its directors. Ref: pg 73 to 75 > ACEN 2024 Integrated Report > Board of Directors Ref: pg 1 to 5 > 2025 DIS > Annex "B" > Board of Directors Ref: pg 89 > ACEN 2024 Integrated Report > Changes in Shareholdings	

2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended. **ACEN fully discloses the profiles of its key executives.** **Ref: pg 76 to 78 > ACEN 2024 Integrated Report > Leadership team **Ref: pg 6 to 8 > ACEN 2025 DIS > Annex "B" > ACEN Group Management Committee Members / Senior Leadership Team	
1. Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same. Same.	Compliant	Disclose or provide link/reference to the company policy and practice for setting board remuneration ACEN provides a clear disclosure on Board remuneration. Ref: By laws > Article IV, Section 4. Compensation Ref: ACEN CG Manual > Remuneration Ref: pg 82 > ACEN 2024 Integrated Report > Director Compensation	

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

ACEN has policies and procedures in place for setting executive remuneration. The Personnel and Compensation Committee of the Board aligns the remuneration of key officers and board members with the long-term interests of the Company.

Ref: ACEN CG Manual > Personnel and Compensation Committee

Ref: pg 1 > ACEN Charter of the Personnel and Compensation Committee> Section 2.1

The performance management system drives the compensation and incentive plans of senior executives and is meant to align employees' individual goals with the Company's goals and strategies.

Management compensation is typically broken down into three components: (1) Base compensation; (2) Variable compensation based on annual targets or key result areas (KRAs); and (3) a long-term incentive plan, which is typically vested over a three-year period and is linked to long-term objectives.

The performance of the Company's senior executives, including the CEO, are rated based on their respective KRAs. These

> Performance assessment and compensation 3. 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. Board of Directors 2024 Gross Remuneration > Ref: pg 82 > ACEN 2024 Integrated			KRAs cover various aspects of the business, covering a wide array of performance areas, including Financial, Operations, Development and Pipeline, Organization and Risk Management and ESG. ACEN's Employee Stock Ownership (ESOWN) program serves as a long-term incentive program for qualified executives and managerial employees. This long-term incentive plan is meant to enhance ownership and accountability and align management compensation with company objectives. The award range is a percentage of the grantee's annual gross compensation. Potential awards are based on employee performance, company performance and share price.	
individual basis, including termination and retirement provisions. retirement provisions. remuneration and executive compensation, particularly the remuneration of the CEO. Board of Directors 2024 Gross Remuneration > Ref: pg 82 > ACEN 2024 Integrated			compensation	
Ref: 2025 ACEN DIS > Item 6.	individual basis, including termination and	Compliant	remuneration and executive compensation, particularly the remuneration of the CEO. Board of Directors 2024 Gross Remuneration > Ref: pg 82 > ACEN 2024 Integrated Report > Director Compensation	

Compensation of Director and Executive
Officers

ACEN discloses in its Definitive

ACEN discloses in its Definitive Information Statement the remuneration of its top five (5) most highly compensated executives, including the CEO.

Ref: 2025 ACEN DIS > Item 6. Compensation of Director and Executive Officers

ACEN also discloses the amount of fees and per diems received by its directors (including independent directors) for Board and Committee meetings attended in 2024.

Ref: 2025 ACEN DIS > Item 6. Compensation of Director and Executive Officers

Recommendation 8.5		
Recommendation 8.5 1. 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 Indicate if the director with conflict of interest abstained from the board discussion on that particular transaction. ACEN discloses its RPT Policy on its website. Ref: https://www.acenrenewables.com/wp-content/uploads/2024/10/ACEN-RPT-Policy-rev-13-Dec-2021.pdf For the year 2024, there were no cases of ACEN's (1) directors having a material interest in any transaction affecting the Company, and/or (2) directors and key management personnel being required to abstain and/or inhibit themselves from participating in discussions on a particular agenda item where they are
Company discloses material or significant RPTs reviewed and approved during the year. SEC Form. LACCR * Undeted 21Dec 2017	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. amount or contract price; 6. terms of the transaction; 7. rationale for entering into

- the transaction:
- 8. 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
- 9. other terms and conditions

ACEN discloses the material and significant RPTs reviewed and approved during the year.

Ref: ACEN 2025 Definitive Information Statement > Item 5 (b) > Certain relationships and related transactions

Ref: pg 85 > ACEN 2024 Integrated Report > Board Risk Management and Related Party Transaction Committee

All SEC Defined and Company Recognized Material RPTs (as defined under the Company's RPT Policy) are reviewed by the Board Risk Management and Related Party Transactions Committee and approved by the Board before its commencement.

Pursuant to SEC Memorandum Circular No. 10, series of 2019, the Company submits advisement reports for SEC Defined Material RPTs.

The Company did not enter into any SEC Defined Material RPT in 2024; thus, there were no advisement reports submitted during the year.

Indicate where and when directors disclose their interests in transactions or any other conflict of interests.	Supplement to Recommendation 8.5			
facts related to the Material RPT as well as any direct or indirect financial interest	interests in transactions or any other conflict	Compliant	disclose their interests in transactions or any other conflict of interests. ACEN requires its directors to disclose personal or pecuniary interest on any enterprise with which the Company has an existing or intended transaction. Ref: pg 5 > ACEN Code of Conduct > Part IV. Conflict of Interest, Item 3 All directors of the Company are required to complete a mandatory form on Business Interest and Related Party Disclosure. Directors and key officers are further required to complete the form on Identification of Related Parties. The directors' forms are submitted to the Office of the Corporate Secretary, for collation and monitoring, in February of each year. Ref: pg 4 > ACEN RPT Policy > F. Disclosure Requirements of Material RPTs Prior to entering into a Material RPT, directors are required to fully and timely disclose to the Board Risk Management and RPT Committee any and all material facts related to the Material RPT as well as any direct or indirect financial interest	
in any matter that may affect or is affecting the Company. The director and the committee shall also make this disclosure at the board meeting where			affecting the Company. The director and the committee shall also make this	

		the Material RPT will be presented for approval and before the completion or execution of the Material RPT. Ref: pg 4 > ACEN RPT Policy > Part F. Disclosure Requirement of Material RPTs ACEN has a governance policy on conflict of interest to ensure that the personal interest of directors and officers should never prevail over the interest of the Company, so that they may not directly or indirectly derive any personal profit or advantage by reason of their position in the Company and must promote the common interest of all shareholders and the Company without regard to their own personal and selfish interests. Ref: ACEN 2025 DIS > Item 5 (b) > Certain Relationships and Related Transactions	
Optional: Recommendation 8.5 1. Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length. SEC Form – I-ACGR * Updated 21Dec2017	Compliant	Provide link or reference where this is disclosed, if any ACEN ensures that all RPTs are conducted on an arms' length basis, at normal prices, and will inure to the best interest of the Company. Ref: pg 1 > ACEN RPT Policy > Part A. Introduction https://www.acenrenewables.com/wp-content/uploads/2024/10/ACEN-RPT-Policy-rev-13-Dec-2021.pdf	

		In dealing with RPTs, the board of directors, with the assistance of the BRMRPT committee composed of majority Independent Directors, reviews and approves the material RPTs of the Company in accordance with the RPT policy, ensuring that the transactions are at arm's length, fair and inure to the best interest of the Company and its subsidiaries or affiliates and the shareholders. Ref: pg 88 > ACEN 2024 Integrated Report > Disclosure and transparency The Company complies with its RPT Policy and ensures that all transactions with related parties are reasonable, fair, and on arm's length basis. Material RPTs are disclosed, reviewed, and approved, in accordance with the Company's RPT Policy. Ref: ACEN 2024 Consolidated Audited Financial Statements > Note 22 > Identification, Review, and Approval of Related Party Transactions	
Recommendation 8.6			
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 ACEN Disclosures Ref: ACEN Website > Disclosures Ref: https://www.acenrenewables.com/corporate-governance/disclosures/	

Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	Identify independent party appointed to evaluate the fairness of the transaction price Disclose the rules and procedures for evaluating the fairness of the transaction price, if any. The Board of Directors may appoint an independent party to evaluate the fairness of the terms of the transaction. Ref: pg 5 > ACEN RPT Policy > Part H. Guidelines in Ensuring Arm's Length Terms	
Supplement to Recommendation 8.6			
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	Provide link or reference where these are disclosed. All material transactions/information are disclosed on the IR website. Ref: ACEN Website > Disclosures Ref: https://www.acenrenewables.com/corporate-governance/disclosures/	
Recommendation 8.7			
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	Provide link to the company's website where the Manual on Corporate Governance is posted.	
2. Company's MCG is submitted to the SEC and PSE.	Compliant	ACEN's corporate governance policies,	
3. Company's MCG is posted on its company website.	Compliant	programs and procedures are contained in its CG Manual. It is submitted to the SEC and PSE and is posted on the website. Ref: https://www.acenrenewables.com/wp-	

content/uploads/2024/10/ACEN-Corporate-Governance-Manual-March-2023.pdf Supplement to Recommendation 8.7 Provide proof of submission. 1. Company submits to the SEC and PSE an updated Compliant MCG to disclose any changes in its corporate governance practices. On 11 May 2023, ACEN submitted its revised CG Manual to the PSE through the EDGE System and by email to the SEC: Ref: https://edge.pse.com.ph/openDiscViewer. do?edae no=243cfe0baef0cedd9e4dc6f6c 9b65995 ACEN CORPORATION Revised Corporate Governance Manual 11 May 2023

Option	al: Principle 8		
	s the company's Annual Report disclose the wing information:	Compliant	Provide link or reference to the company's Annual Report containing the said information.
a.	Corporate Objectives	Compliant	ACEN SEC Form 17-A (Annual Report) for
b.	Financial performance indicators	Compliant	YE 2024 Ref:
c.	Non-financial performance indicators	Compliant	https://www.acenrenewables.com/stora ge/2025/04/ACEN-SEC-Form-17A-
d.	Dividend Policy	Compliant	<u>YE2024.pdf</u>
e.	Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant	ACEN 2024 Integrated Report Ref: https://www.acenrenewables.com/disclosu res/2024-ir/
f.	Attendance details of each director in all directors' meetings held during the year	Compliant	Ref: SEC 17-A Annual Report for 2024 > Exhibit A > pg 150 to 151 > 2024
g.	Total remuneration of each member of the board of directors	Compliant	Consolidated Financial Statements of Registrant
			(b)Financial performance indicators Ref: pg 123, SEC 17-A Annual Report for 2024
			Ref: pg 13 > ACEN 2024 Integrated Report > 2024 Financial performance
			(c) Non-financial performance indicators
			Ref: pg 100 to 106 > ACEN 2024 Integrated Report > Sustainability

performance indices

(d) Dividend Policy

The Group closely monitors its debt covenants and maintains a capital expenditure program and dividend declaration policy that keep the compliance of these covenants into consideration.

Ref: SEC 17-A Annual Report for 2024 > Exhibit A > pg 163 > 2024 Consolidated Financial Statements of Registrant > Note 25

Ref: pg 101 to 102 > SEC 17-A Annual Report for 2024

In addition:

Dividends on the Series A Preferred Shares are payable quarterly at an initial dividend rate of 7.1330% per annum, subject to the dividend payment conditions under the terms of the Series A Preferred Shares. The Series A Preferred Shares dividend rate will be subject to a dividend rate resetting on the fifth year according to the terms of the Series A Preferred Shares.

Dividends on the Series B Preferred Shares are payable quarterly at a fixed dividend rate of 8.0000% per annum, subject to the dividend payment conditions under the terms of the Series

	B Preferred Shares. The Series B Preferred Shares dividend rate is fixed and will not be subject to dividend rate re-setting.
	Ref: SEC 17-A Annual Report for 2024 Exhibit A > pg 116 to 117 > 2024 Consolidated Financial Statements of Registrant > Note 15
	(e) Biographical Details Ref: pg 142 to 146, SEC 17-A Annual Report for 2024
	(f) Attendance of each director Ref: pg 138 > SEC 17-A Annual Report for 2024
	Ref: pg 84 > ACEN 2024 Integrated Report > Corporate Governance > Board and Board Committee membership, stockholders, Board, Board Committee meetings, and Directors' attendance for the year ended December 31, 2024
	(g) Remuneration Ref: pg 153 > SEC 17-A Annual Report for 2024
2. The Annual Report contains a statement confirming Compliant the company's full compliance with the Code of Corporate Governance and where there is non-	Provide link or reference to where this is contained in the Annual Report
compliance, identifies and explains reason for each such issue.	Statement confirming the Company's full compliance with the Code of Corporate Governance Ref: pg 79 > ACEN 2024 Integrated

		Report > Corporate Governance	
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 The Board-approved Audit Committee assists the Board of Directors in fulfilling its oversight responsibilities to the shareholders with respect to, among others, the effectiveness of the Company's system of internal control. Ref: pg 109 > ACEN 2024 Integrated Report > Report of the Audit Committee to the Board of Directors for the year ended 31 December 2024	
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	Ref: pg 109 > ACEN 2024 Integrated Report > Report of the Audit Committee to the Board of Directors for the year ended 31 December 2024	
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 these are contained in the Annual Report Ref: pg 80 to 94 > SEC 17-A Annual Report for 2024 Ref: pg 66 to 68 > ACEN 2024 Integrated Report > Risk Management	

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

Recommendation 9.1			
Audit Committee has a robust process for approving and recommending the appoint reappointment, removal, and fees of the external auditors.	ntment,	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, removal and fees of the company's external auditor. The Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal and fees of the external auditor. Ref: pg 6 > ACEN Audit Committee Charter, Section 5. Oversight on External Audit	

2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders. 2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Compliant	Indicate the percentage of shareholders that ratified the appointment, reappointment, reappointment, reappointment, removal and fees of the external auditor. The Board, through the Audit Committee, recommends to the stockholders a duly accredited external auditor who shall undertake an independent audit and shall provide an objective assurance on the preparation of ACEN's financial statements. Ref: pg 109 > ACEN 2023 Integrated Report > Report of the Audit Committee to the Board of Directors for the year ended 31 December 2024 During the Company's 2024 annual stockholders meeting, stockholders owning 99.20% of the total outstanding voting shares represented voted in favor of the appointment of the external auditor, SyCip Gorres Velayo & Co. Ref: pg 3 > 2024 Annual Stockholders' Meeting Voting Results https://www.acenrenewables.com/wp-content/uploads/2024/10/ACEN-ASM-2024-Voting-Tabulation-of-Resolutions pdf	
3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Compliant	2024-Voting-Tabulation-of- Resolutions.pdf Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor.	

		Since its incorporation, ACEN has not removed nor changed its external auditor.	
Supplement to Recommendation 9.1			
partner every five years.		processes and the provision on checks and balances, the Committee shall ensure the rotation or change of external auditors and key engagement partners in accordance with the requirements prescribed by applicable laws and	
		regulations. Ref: ACEN Audit Committee Charter > Section E (Responsibilities), Item 5.5.	
		The foregoing section was revised effective 27 February 2023 to align with the SEC's SRC Rule 68 on 68 on Rules and Regulations Covering Form and Content of Financial Statements, which requires:	
		"Section 3 (B) (ix) Rotation of External Auditors. The independent auditors or in the case of an auditing firm, key audit partners, as defined under Section 1 (B) (viii) of Part 1 of this Rule, of the	
		aforementioned SEC regulated entities under Groups A to C, except for non stock, non profit corporations, shall comply with the provisions on long association of personnel (including partner rotation) with an audit client as prescribed in the Code of Ethics for	
	1	Professional Accountants in the	

Philippines as adopted by the Board of Accountants (BOA) and Philippine Regulatory Commission and such other standards as may be adopted by the Commission."

The BOA, in turn, adopts the Code of **Ethics for Professional Accountants** issued by the International Ethics Standards Board for Accountants (IESBA) which was subsequently adopted by the **International Federation of Accountants** (IFAC). R540.5 of the Code states: In respect of an audit of a public interest entity, an individual shall not act in any of the following roles, or a combination of such roles, for a period of more than seven cumulative years (the "time on" period): (a) the engagement partner; (b) the individual appointed as responsible for the engagement quality control review; or (c) any other key audit partner role." xxx

Recommendation 9.2			
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	Provide link/reference to the company's Audit Committee Charter ACEN's Audit Committee Charter Ref: https://www.acenrenewables.com/sto rage/2025/04/ACEN-Audit-Committee- Charter 04Nov2024.pdf	
Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	Provide link/reference to the company's Audit Committee Charter Please refer to response provided in Recommendation 9.2, item 1.	
Supplement to Recommendations 9.2			
Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	Compliant	Provide link/reference to the company's Audit Committee Charter Please refer to response provided in Recommendation 9.2, item 1.	
Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Provide link/reference to the company's Audit Committee Charter Please refer to response provided in Recommendation 9.2, item 1.	

Recommendation 9.3			
Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Compliant	Disclose the nature of non-audit services performed by the external auditor, if any. ACEN discloses the nature of non-audit services performed by the external auditor in the Annual Report. Non-audit services fees include assurance services that are directly related to the review of quarterly financial statements and integrated reports, review of consolidated comparative financial statements for the issuance of preferred shares, tax compliance advisory services, transfer pricing documentation and study, and other tax activities. These also include all other services relating to hedge accounting and derivate instruments, annual stockholders' meeting validation, agreed-upon procedures on the increase in authorized capital stocks, training, and other services. Ref: pg 87 > ACEN 2024 Integrated Report > External Auditors Ref: pg 138 > SEC 17-A Annual Report for 2024 > Non-audit fees	

Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Compliant	Provide link or reference to guidelines or policies on non-audit services Guidelines on Non-Audit Services Ref: pg 6 > Charter of the Audit Committee > Section 5. Oversight on External Audit, item 5.8
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. ACEN discloses the nature of non-audit services performed by the external auditor in the Annual Report and fees paid for non-audit services do not outweigh the audit services. Ref: pg 87 > ACEN 2024 Integrated Report > External Auditors

Additional Recommendation to Principle 9		
1. Company's external auditor is duly accredited by the SEC under Group A category. 1. Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	Provide information on company's external auditor, such as: 1. Name of the audit engagement partner; 2. Accreditation number; 3. Date Accredited; 4. Expiry date of accreditation; and 5. Name, address, contact number of the audit firm. Audit Engagement Partner: Benjamin N. Villacorte SEC Accreditation number: No. 111562-SEC (Group A) Date Accredited: 2021 Expiry: 2025
		Name, address, contact number of audit firm: SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines Tel (632) 8-891- 0307 Website https://www.ey.com/ph/en/home
Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	Compliant	Provide information on the following: 1. Date it was subjected to SOAR inspection, if subjected; 2. Name of the Audit firm; and 3. Members of the engagement team inspected by the SEC. SGV & Co. agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program. The inspection was

		done from 1 to 12 August 2022. The names of the members of the engagement team were provided to the SEC during the SOAR inspection.				
Principle 10: The company should ensure that the m	atorial and reports	ble non-financial and sustainability issues are disclosed				
Principle 10: The company should ensure that the material and reportable 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 Management shall make proper disclosure of the Company's management of the material economic, environmental, social and governance aspects of its businesses and activities. Ref: ACEN CG Manual > Roles and Responsibilities, The Board, item 33 Ref: pg 96 > ACEN 2024 Integrated Report > Materiality				
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Compliant	Provide link to Sustainability Report, if any. Disclose the standards used. Global Reporting Initiative (GRI) Standards Initiative for select non- financial disclosures, Task Force on Climate-Related Financial Disclosures (TCFD) for climate-related financial information, and the Sustainability Accounting Standards Board (SASB)				

Standard for Electric Utilities & Power

ACEN 2023 Integrated Report

Ref: pg 107 > ACEN 2024 Integrated Report > Criteria applied by ACEN Corporation

Ref: pg 96 > ACEN 2024 Integrated Report > Materiality

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

 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.

Ref:

https://www.acenrenewables.com/investors/

The Company engages with its shareholders and investors through, among others, stockholders' meetings, quarterly investor and analyst briefings, site visits, special information sessions on key transactions, comprehensive Integrated Reports, and regular meetings with senior management for company updates.

Ref: pg 64 to 65 > ACEN 2024 Integrated

Report > Stakeholder Engagement

Financial reports are made publicly available (through PSE EDGE and on the Company's website) prior to media and/or analysts' briefings in order to provide stakeholders: (1) timely information on the Company's financial and operating performance, and (2) the earliest opportunity to raise any questions or comments for management to address during said briefings.

The Company encourages active participation and regular dialogue with institutional and retail investors. Information requirements of the public investina and minority shareholders are fully disclosed to the securities' regulators on time and are accessible both through the Company's website and through PSE EDGE. The Investor Relations team, which directly reports to the Chief Strategy Officer, provides for an avenue to receive feedback, complaints, and queries from shareholders other than through the annual stockholder's meeting.

Ref: pg 90 > ACEN 2024 Integrated Report > Shareholder and investor relations

The contact details of the Investors Relations team are readily available on the Company's website and always published in the Integrated Reports, including for 2024.

		Ref: Company Website > https://www.acenrenewables.com/ > Contact tab	
		Ref: pg 110 > ACEN 2024 Integrated Report > Corporate Information	
Supplemental to Principle 11			
Company has a website disclosing up-to-date information on the following:	Compliant	Provide link to company website	
		ACEN Website	
a. Financial statements/reports (latest quarterly)	Compliant	https://www.acenrenewables.com/	
b. Materials provided in briefings to analysts	Compliant	Financial Statements https://www.acenrenewables.com/corpor	
and media	Compilant	ate-governance/disclosures/	
c. Downloadable annual report	Compliant	Corporate Governance > Disclosures	
d. Notice of ASM and/or SSM	Compliant	Refer to Filing Types: SEC 17A and SEC 17Q	
e. Minutes of ASM and/or SSM	Compliant	Analysts' and Investors' Briefings https://www.acenrenewables.com/inves tors/ Latest (Full Year 2024) Analyst and Investors' Briefing https://www.acenrenewables.com/stor age/2025/03/ACEN-FY24-Briefing- Slides-v0318.pdf	
f. Company's Articles of Incorporation and By- Laws	Compliant	Downloadable Annual Report https://www.acenrenewables.com/stora ge/2025/04/ACEN-SEC-Form-17A- YE2024.pdf	

	Notice of 2024 ASM https://www.acenrenewables.com/stora ge/2024/10/ACEN-Amended-2024-ASM- Notice.pdf
	Minutes of 2024 ASM https://www.acenrenewables.com/disclosures/minutes-of-the-annual-stockholders-meeting-2024-approved/
	Articles of Incorporation and By-laws https://www.acenrenewables.com/stor age/2025/01/ACEN-Amended-AOI-May- 22-2024 vF.pdf
	https://www.acenrenewables.com/wp- content/uploads/2022/07/ACEN- CORPORATION-Amended-By-Laws-20- July-2022.pdf
Compliant	ACEN Website https://www.acenrenewables.com/
	Compliant

Internal Control System and Risk Management Framework

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

Recommendation 12.1

1. Company has an adequate and effective internal control system in the conduct of its husiness

Compliant

List quality service programs for the internal audit functions Indicate frequency of review of the internal control system

an annual basis. **ACEN** On management, together with Internal Audit. reviews the internal control frameworks implemented bν management.

Ref: pg 4 > Charter of the Audit Committee > Section 3. Oversight on Risk Management and Internal Controls

The Company's Internal Audit team is composed of professionals, certified as follows: certified public accountants, registered electrical engineers, certified internal auditors, certified lead auditor in ISO 9001 and ISO 27001, certified information systems auditors, certified internal controls auditor, certified in cybersecurity and with certification in control self-assessment. All the internal auditors are members of The Institute of Internal Auditors-Philippines and adopt the International Professional Practices Framework promulgated by The Institute of Internal Auditors, Inc. Ref: pg 87 > ACEN 2024 Integrated

Report > Internal auditors

		The Company's Internal Audit team reports the results and implementation status of the quality assurance and improvement program (QAIP) and the independent external assessment conducted at least once in every five years. Ref: pg 7 > Internal Audit Charter	
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 3. How the company manages the key risks Indicate frequency of review of the enterprise risk management framework. Ref: ERM Policy ACEN has an adequate and effective risk management framework. The Board consistently reviews and ensures the adequacy of the Company's internal control mechanisms and risk management process. Ref: pg 66 to 68 > ACEN 2024 Integrated Report > Risk management	

Supp	plement to Recommendations 12.1		The Board Risk Management and Related Party Transactions Committee exercises oversight over the Company's enterprise risk management system. Ref: pg 85 > ACEN 2024 Integrated Report > Board Risk Management and Related Party Transactions Committee Ref: pg 1 > Charter of the Board Risk Management and Related Party Transactions Committee > Section 3. Authority, Roles and Responsibilities of the Committee	
1.	Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	Compliant	Provide information on or link/ reference to a document containing the company's compliance program covering compliance with laws and relevant regulations. Indicate frequency of review. The Board-approved Audit Committee assists the Board of Directors in fulfilling its oversight responsibilities to the shareholders with respect to, among others, the Company's compliance with applicable legal and regulatory requirements. Ref: pg 5 > ACEN Audit Committee Charter Ref: pg 85 > ACEN 2024 Integrated Report > Audit Committee	

	I	1	
		Ref: pg 109 > ACEN 2024 Integrated Report > Report of the Audit Committee to the Board of Directors for the year ended 31 December 2024 Management recognizes its primary responsibility in designing and implementing adequate and effective system of internal controls and risk management processes to ensure compliance with laws, rules, and regulations. On an annual basis, the Company's President & Chief Executive Officer, Group Compliance Officer, and Group Chief Audit Executive: (1) review reports provided by the Company's internal and external auditors, and (2) attest to the Company's compliance system as: (a) being adequately designed, and (b)	
		continuing to operate effectively.	
		Ref: 2024 Attestation of Internal Audit, Control and Compliance Systems	
Optional: Recommendation 12.1			
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	The Information Technology ("IT") department has policies and procedures in place to address IT issues including disruption, cyber-security and disaster recovery.	
		The IT department (1) has put in place hardware and software infrastructure to	
SEC Form - I-ACGR * Updated 21Dec2017		improve IT security, (2) conducts IT	

		security awareness training for employees, (3) subjects IT systems to periodic vulnerability testing, and reviews by IT security consultants, and (4) maintains an offsite backup data center. The Company's Internal Audit group provides oversight on IT issues. IT security and disruption issues are reported to senior management and critical issues and incidents, if any, will be reported to the Audit Committee and, as warranted, to the Board. Ref: ACEN CG Manual > Internal Audit and Risk Management > Internal Audit, item 10. ACEN Information Security Policy Statement Ref: https://www.acenrenewables.com/wp-content/uploads/2023/03/ACEN-Information-Security-Policy-Statement.pdf	
Recommendation 12.2 1. Company has in place an independent	Compliant	Disclose if the internal audit is in-house	
internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	Compliant	or outsourced. If outsourced, identify external firm. Internal audit is in-house with specific responsibilities on Independent Audit. Ref: pg 87 to 88 > ACEN 2024 Integrated Report > Internal Auditors	

Recommendation 12.3	Recommendation 12.3			
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. The Company's Chief Audit Executive is Mae Christine L. Go. The Chief Audit Executive's functions are set out in the Company's CG Manual and Internal Audit Charter.		
2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third-party service provider.	Compliant	Ref: pg 87 to 88 > ACEN 2024 Integrated Report > Internal Auditors		
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.	Compliant	Identify qualified independent executive or senior management personnel, if applicable. ACEN's internal audit function is done 100% internally. However, in the event that the audit function should be outsourced, ACEN's Chief Audit Executive still has the responsibility to oversee the fully outsourced internal audit activity.		

Recommendation 12.4			
Recommendation 12.4 1. Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Provide information on company's risk management function. ACEN has a separate risk management function. The Company has a Group Chief Risk Officer, supported by a team on both operational and financial risks - the risk and insurance management team and health, safety, security and environment team. In 2023 and 2024, with an Enterprise Risk Management (ERM) Policy in place, ACEN was able to enhance the alignment of risk-based processes with the ERM policy, particularly the risk assessment matrices. Ref: pg 66 > ACEN 2024 Integrated Report > ACEN's enterprise risk management framework Ref: ACEN CG Manual > Internal Audit and Risk Management For a detailed discussion of the Company's risk management framework, improvements made in 2024, and top risks, please see pages 66 to 71 of the 2024 Integrated Report. Risk management is core to the	
		Company's strategy-setting process. Ref: pg 86 > ACEN 2024 Integrated Report > Risk Management	

1. Company seeks external technical support in risk management when such competence is not available internally. Compliant Identify source of external technical support, if any.	Supplement to Recommendation 12.4			
ACEN seeks external technical support in risk management from various consultants and third parties. The Company has engaged Aon and The Climate Service (TCS) for the enhancement of its climate scenario analytics, quantifying the impact of climate-related risks to ACEN's 40 existing sites. Ref. pg 70 > ACEN 2024 Integrated Report > Climate-related risks The Company also employs third party information security tools such as online monitoring, firewall, software and patch management, virus management, and vulnerability assessments to strengthen the Company's capability to respond to cyber threats. The Company annually conducts vulnerability assessment and penetration testing (VAPT) and third-party audit covering the ACEN IT Suite to ensure that ACEN's current security measures are within or above industry standard. ACEN also employes third-party tools to enhance our cyber threat response.	risk management when such competence is	Compliant	ACEN seeks external technical support in risk management from various consultants and third parties. The Company has engaged Aon and The Climate Service (TCS) for the enhancement of its climate scenario analytics, quantifying the impact of climate-related risks to ACEN's 40 existing sites. Ref: pg 70 > ACEN 2024 Integrated Report > Climate-related risks The Company also employs third party information security tools such as online monitoring, firewall, software and patch management, virus management, and vulnerability assessments to strengthen the Company's capability to respond to cyber threats. The Company annually conducts vulnerability assessment and penetration testing (VAPT) and third-party audit covering the ACEN IT Suite to ensure that ACEN's current security measures are within or above industry standard. ACEN also employes third-party information security tools to	

log monitoring and log analysis service covering all security events and alerts, to extend the Company's detection capability. Ref: pg 68 > ACEN 2024 Integrated Report > Cybersecurity risk

Recommendation 12.5			
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. Mr. John Philip S. Orbeta is the Company's Chief Risk Officer. Ref: Results of 2024 Organizational Meeting of Board of Directors, https://edge.pse.com.ph/openDiscViewe r.do?edge.no=9466ba6ec2470227abca0 fa0c5b4e4d0 Profile of Mr. Orbeta Ref: pg 6 to 7 > ACEN 2025 DIS > Directors and Key Officers - Annex "B" Ref: pg 77 > ACEN 2024 Integrated Report >	
2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities. SEC Form I ACGR * Updated 21Dec2017	Compliant	The CRO has adequate authority, stature, resources, and support to fulfill her responsibilities. Profile of Mr. Orbeta Ref: pg 6 to 7 > ACEN 2024 DIS > Directors and Key Officers - Annex "A" Ref: pg 74 > ACEN 2023 Integrated Report > Leadership Team Ref: pg 85 > ACEN 2023 Integrated Report > Report > Ref: pg 85 > ACEN 2023 Integrated Report > Ref: pg 85 > ACEN 2023 Integrated Report > Ref: pg 85 > ACEN 2023 Integrated Report > Ref: pg 85 > ACEN 2023 Integrated Report > Risk Management	

Additional Recommendation to Principle 12		
1. Company's Chief Executive Officer and Chief	Compliant	ACEN CEO, Compliance Officer, and Chief
Audit Executive attest in writing, at least		Audit Executive attestation
annually, that a sound internal audit, control		Ref: Annex A
and compliance system is in place and working		
effectively.		Ref: pg 87 to 88 > ACEN 2024
		Integrated Report > Internal auditors
		Ref:
		https://www.acenrenewables.com/s
		torage/2025/05/2024YE ACEN Atte
		station of Internal Audit Control a
		nd Compliance1.pdf

Cultivating a Synergic Relationship with Shareholders Principle 13: The company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights. Recommendation 13.1 1. Board ensures that basic shareholder rights are Compliant Provide link or reference to the disclosed in the Manual on Corporate company's Manual on Corporate Governance where shareholders' rights Governance. are disclosed. Shareholders' rights are disclosed in the CG Manual. Ref: ACEN CG Manual > Part Three. Promotion of Shareholders' Rights and **Engagement of Stakeholders** 2. Board ensures that basic shareholder rights are Compliant Provide link to company's website disclosed on the company's website. Shareholders' rights are disclosed on the Company Website. Ref: https://www.acenrenewables.com/wpcontent/uploads/2024/10/ACEN-SEC Form - I-ACGR * Updated 21Dec2017

Supplement to Recommendation 13.1 1. Company's common share has one vote for one share. Compliant Each common share of ACEN entitles the person, in whose name the share is registered in the books of the Company, to one vote. Ref: ACEN By laws > Article Section 7 Provide information on all classes of shares; including their voting rights if any. Effective 9 June 2023, ACEN has three (3) classes of shares: common, preferred A, and preferred B. Each common share of ACEN entitles the person, in whose name the share is registered in the books of the Company, to one vote. Ref: ACEN By laws > Article Section 7 Preferred shares are non-voting in nature (except for matters mandatorily required by law). The complete features of the preferred shares may be found under the Seventh Article of the Company's Amended Articles of Incorporation. 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. The Board has an effective, secure,				
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	voting system.		if voting is by poll or show of hands.	
			The Board has an effective, secure,	
			and efficient voting system.	

		Ref: pg 90 > ACEN 2024 Integrated Report > Shareholder meeting and voting procedures Ref: pg 30, ACEN 2024 DIS, Item 19. Voting Procedures	
4. Board has an effective shareholder voting mechanism such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Compliant	Provide information on shareholder voting mechanisms such as supermajority or "majority of minority", if any. ACEN's Board ensures the protection of minority shareholders. Votes for election of directors are cumulated. Ref: ACEN CG Manual > Voting Rights	
5. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Compliant	Provide information on how this was allowed by board (i.e., minutes of meeting, board resolution) The minority shareholders shall have the right to propose the holding of a meeting, and the right to propose items in the agenda of the meeting, provided the items are for legitimate business purposes. Ref: By laws > Article II, Section 3. Special Meetings Ref: Notice of 2024 ASM (as amended) https://www.acenrenewables.com/storage/2024/10/ACEN-Amended-2024-ASM-Notice.pdf	

7. 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

Provide information on or link/reference to the company's dividend Policy.

In 2020, the Board of Directors approved the Company's dividend policy to declare and pay dividends on an annual basis using a payout ratio of 25% to 50% of the previous year's net income, excluding significant non-recurring gains or losses, to be effective on 1 January 2021 Ref:

https://edge.pse.com.ph/openDiscViewer.d o?edge_no=43a599bd3a60a5510de8473ce bbd6407

Dividends on the Series A Preferred Shares are payable quarterly at an initial dividend rate of 7.1330% per annum, subject to the dividend payment conditions under the terms of the Series A Preferred Shares. The Series A Preferred Shares dividend rate will be subject to a dividend rate resetting on the fifth year according to the terms of the Series A Preferred Shares.

Dividends on the Series B Preferred Shares are payable quarterly at a fixed dividend rate of 8.0000% per annum, subject to the dividend payment conditions under the terms of the Series B Preferred Shares. The Series B Preferred Shares dividend rate is fixed and will not be subject to dividend rate re-setting.

Ref: SEC 17-A Annual Report for 2024 Exhibit A > pg 116 to 117 > 2024 Consolidated Financial Statements of Registrant > Note 15

Ref: 24 to 25 > ACEN 2024 DIS, Item 11. Financial and Other Information > Dividends

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 declared the following dividends in 2024, as disclosed under Note 15 of the Consolidated AFS (page 119):

- 1. On 8 February 2024, the Company declared the following dividends:
- a. dividends at the rate of ¼ of 7.1330% per annum equivalent to Php 17.835 per share on the Company's outstanding Series A Preferred Shares to the stockholders on record as of 23 February 2024, and
- b. dividends at the rate of ¼ of 8% per annum equivalent to Php 20.00 per share on the Company's outstanding Series B Preferred Shares to the stockholders on

record as of 23 February 2024.

Ref: pg 24 to 25 > ACEN 2024 DIS, Item 11.
Financial and Other Information >
Dividends

Said dividends were paid on 29 February 2024, or 21 days from declaration date.

- 2. On 6 May 2024, the Company declared the following dividends:
- a. dividends at the rate of ¼ of 7.1330% per annum equivalent to Php 17.835 per share on the Company's outstanding Series A Preferred Shares to the stockholders on record as of 20 May 2024, and
- b. dividends at the rate of ¼ of 8% per annum equivalent to Php 20.00 per share on the Company's outstanding Series B Preferred Shares to the stockholders on record as of 20 May 2024.

Said dividends were paid on 3 June 2024, or 28 days from declaration date.

3. On 26 June 2024, the Company declared dividends at the rate of Php 0.05 per common share on the Company's outstanding common shares to the stockholders on record as of 11 July 2024.

Said dividends were paid on 25 July 2024,

or 29 days from declaration date.

- 4. On 5 August 2024, the Company declared the following dividends:
- a. dividends at the rate of ¼ of 7.1330% per annum equivalent to Php 17.835 per share on the Company's outstanding Series A Preferred Shares to the stockholders on record as of 19 August 2024, and
- b. dividends at the rate of ¼ of 8% per annum equivalent to Php 20.00 per share on the Company's outstanding Series B Preferred Shares to the stockholders on record as of 19 August 2024.

Said dividends were paid on 2 September 2024, or <u>28 days</u> from declaration date.

- 5. On 4 November 2024, the Company declared the following dividends:
- a. dividends at the rate of ¼ of 7.1330% per annum equivalent to Php 17.835 per share on the Company's outstanding Series A Preferred Shares to the stockholders on record as of 18 November 2024, and
- b. dividends at the rate of ¼ of 8% per annum equivalent to Php 20.00 per share on the Company's outstanding Series B Preferred Shares to the stockholders on record as of 18 November 2024.

Said dividends were paid on 2 December 2024, or 28 days from declaration date.

8 February 2024 declarations

Ref: ACENA

https://edge.pse.com.ph/openDiscViewe r.do?edge_no=bd4b1990bc91e649abca0 fa0c5b4e4d0

Ref: ACENB

https://edge.pse.com.ph/openDiscViewe r.do?edge_no=bd4b1990bc91e649abca0 fa0c5b4e4d0

6 May 2024 declarations

Ref: ACENA

https://edge.pse.com.ph/openDiscViewe r.do?edge no=03940a9e797e3fa7abca0f a0c5b4e4d0

Ref: ACEN

https://edge.pse.com.ph/openDiscViewe r.do?edge no=4b2533a82ddf3e54abca0f a0c5b4e4d0

26 June 2024 declaration

Ref:

https://edge.pse.com.ph/openDiscViewe r.do?edge no=4b5beb72a74a9772abca0 fa0c5b4e4d0

5 August 2024 declaration

Ref: ACEN A - https://edge.pse.com.ph/openDiscViewe r.do?edge no=49b32c6ed93567f1abca0f

<u>a0c5b4e4d0</u>

Ref:

		https://edge.pse.com.ph/openDiscViewe	
		r.do?edge_no=52d1b1dbbd8e1a2eabca0	
		fa0c5b4e4d0	
		4 November 2024 declarations	
		Ref: ACEN A -	
		https://edge.pse.com.ph/openDiscViewe	
		<u>r.do?edge_no=95d111972d18b395abca0</u>	
		<u>fa0c5b4e4d0</u>	
		Ref: ACEN B -	
		https://edge.pse.com.ph/openDiscViewe	
		r.do?edge no=c912ab09b4bc1ca6abca0f	
		<u>a0c5b4e4d0</u>	
Optional: Recommendation 13.1			
1. Company appoints an independent party to count	Compliant	Identify the independent party that	
and/or validate the votes at the Annual	·	counted/validated the votes at the ASM,	
Shareholders' Meeting.		if any.	
onal one were most and		,.	
		SGV & Co. was appointed as the	
		independent party to validate the votes.	
		Ref: pg 87 > ACEN 2024 Integrated Report	
		> Corporate Governance, External auditors	
D 10 100			
Recommendation 13.2			
Board encourages active shareholder	Compliant	Indicate the number of days before the	
participation by sending the Notice of Annual		annual stockholders' meeting or special	
and Special Shareholders' Meeting with		stockholders' meeting when the notice	
sufficient and relevant information at least 28		and agenda were sent out.	
days before the meeting.			
		Indicate whether shareholders' approval	
		of remuneration or any changes therein	
		were included in the agenda of the	
		meeting.	
		Provide link to the Agenda included in	
		i Frovide link to the Agenda Included In	

the company's Information Statement (SEC Form 20-IS)

ACEN submitted a Notice of Annual Shareholders' Meeting to shareholders on 11 March 2024, or 44 days before the Annual Stockholders' Meeting on 24 April 2024. Said notice was approved for posting on PSE Edge on 12 March 2024.

Ref: 2024 Notice of Annual Stockholders' Meeting

https://edge.pse.com.ph/openDiscViewer .do?edge_no=0e974c1b220fe8cbabca0fa 0c5b4e4d0

The Notice was amended on 13 March 2024, or 42 days before the meeting, to: (1) re-order the agenda items according to the actual presentation of business, and (2) correct a typographical error in the indicated email address of the Office of the Corporate Secretary.

Ref: Amended 2024 Notice of Annual Stockholders' Meeting

https://edge.pse.com.ph/openDiscViewer .do?edge_no=0e974c1b220fe8cbabca0fa 0c5b4e4d0

No matter or action relating to any remuneration (or any changes therein) or any other compensation plan was included in the agenda of the 2024 stockholders' meeting.

Ref: 2024 DIS, Notice with Explanation of Agenda Items

Supplemental to Recommendation 13.2			
Company's Notice of Annual Stockholders' Meetic contains the following information:		Provide link or reference to the company's notice of Annual Shareholders' Meeting	
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	Link to the Notice of ASM Ref: Amended 2024 Notice of Annual Stockholders' Meeting	
 b. Auditors seeking appointment/re- appointment 	Compliant	https://edge.pse.com.ph/openDiscViewer .do?edge_no=4368d62d25e3d496abca0f	
c. Proxy documents	Compliant	<u>a0c5b4e4d0</u>	
		https://www.acenrenewables.com/stora ge/2024/10/ACEN-Amended-2024-ASM- Notice.pdf	
		Links to 2024 DIS (with Annexes) Ref: https://www.acenrenewables.com/disc losures/2024-dis/	
		Ref: https://edge.pse.com.ph/openDiscView er.do?edge_no=9a742d21850c1dd0ab ca0fa0c5b4e4d0	
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	
		ACEN provides the explanation for the agenda items for the ASM. Ref: Amended 2024 Notice of Annual Stockholders' Meeting https://edge.pse.com.ph/openDiscViewer	
		<u>.do?edge_no=4368d62d25e3d496abca0f</u> <u>a0c5b4e4d0</u>	
SEC Form - I-ACGR * Updated 21Dec2017			

https://www.acenrenewables.com/stora ge/2024/10/ACEN-Amended-2024-ASM-Notice.pdf

Ref: 2024 DIS (with Annexes) https://www.acenrenewables.com/disc losures/2024-dis/

Ref:

https://edge.pse.com.ph/openDiscView er.do?edge_no=9a742d21850c1dd0ab ca0fa0c5b4e4d0

Recommendation 13.3

 Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.

Compliant

Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM.

The results were submitted for posting on PSE Edge on the day of the ASM.

Ref: 2024 Results of the Annual Stockholders Meeting https://edge.pse.com.ph/openDiscViewer .do?edge_no=be96b1f48f3d9f50abca0fa0 c5b4e4d0

The voting results were also immediately posted on the Company's website on the day of the ASM.

Ref: 2024 Annual Stockholders' Meeting Voting Results

		https://www.acenrenewables.com/stora ge/2024/10/ACEN-ASM-2024-Voting- Tabulation-of-Resolutions.pdf https://www.acenrenewables.com/corporate-governance/disclosures/ https://www.acenrenewables.com/corporate-governance/disclosures/ Acen 18 - Or Barbanan
2. Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	Compliant	Provide link to minutes of meeting in the company website. Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes. Indicate also if the voting on resolutions was by poll. Include whether there was opportunity to ask question and the answers given, if any Minutes of the 2024 ASM was posted on the ACEN website on 2 May 2024, within five (5) business days from the date of the ASM. Ref: https://www.acenrenewables.com/storage/2024/10/ACEN-Minutes-of-2024-ASM-for-approval-at-2025-ASM.pdf

		https://www.acenrenewables.com/corporate-governance/disclosures/	
		About Un + Out Richesses +	
		Date Filtry type Titing discription Downtool May also 2000 May as of the Navirus Manage of the Navirus Document December Decembe	
		Security to the interrupt Security Secu	
Supplement to Recommendation 13.3			
1. Board ensures the attendance of the external	Compliant	Indicate if the external auditor and other	
auditor and other relevant individuals to answer		relevant individuals were present during	
shareholders questions during the ASM and		the ASM and/or special meeting	
		the Asivi and/or special meeting	
SSM.			
		The Partner-in-charge, Benjamin	
		Villacorte, and other relevant individuals	1
		were present during the 2024 ASM.	
		Ref: page 2 > Minutes of 2024 ASM	
		https://www.acenrenewables.com/disclo	
		sures/minutes-of-the-annual-	
		stockholders-meeting-2024-approved/	
Recommendation 13.4			
1. Board makes available, at the option of a	Compliant	Provide details of the alternative dispute	
shareholder, an alternative dispute mechanism	•	resolution made available to resolve	
to resolve intra-corporate disputes in an		intra- corporate disputes	
• • •		intra- corporate disputes	
amicable and effective manner.			
		The Company adopts the rules and	
		procedures set forth under the	
		Alternative Dispute Resolution Act of	
		2014, as an alternative means to settle	
		disputes with a view towards	
		· ·	
		preventing excessive litigation.	
		Ref: ACEN CG Manual > Part Three.	
		Promotion of Shareholders' Rights and	
		Engagement of Stakeholders > item II.	
		Alternative Dispute Resolution	
		Mechanism	
		Medianism	
			,

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 ACEN has an alternative dispute mechanism in place to resolve intracorporate disputes in an amicable and effective manner that is included in its CG Manual. Ref: ACEN CG Manual > Part Three. Promotion of Shareholders' Rights and Engagement of Stakeholders > item II. Alternative Dispute Resolution Mechanism	
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, such as: 1. Name of the person 2. Telephone number 3. Fax number 4. E-mail address Name: Gabriel P. Blaza, Head of Corporate Planning and Investor Relations Tel: +(632) 7-730-6300 Email: investorrelations@acenrenewables.com	

2. IRO is present at every shareholder's meeting.	Compliant	Indicate if the IRO was present during the ASM. The IRO is present at every ASM, including the 2024 ASM meeting held on 24 April 2024.	
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. ACEN's Board of Directors avoids anti-takeover measures or similar devices that may entrench ineffective management of the existing controlling shareholder group. An example is the observance of one (1)-year term for its directors. Materials provided to stockholders expressly state that ACEN does not solicit proxies. Ref: pg 9 > ACEN 2024 DIS > Item 5 Directors and Executive Officers	
2. Company has at least thirty percent (30%) public float to increase liquidity in the market. SEC Form = I-ACGR * Undated 21Dec 2017	Not Compliant	Indicate the company's public float. As of 31 December 2024, ACEN's public float is at 24.41%. Ref: https://edge.pse.com.ph/openDiscViewer.do?edge_no=d62ed5fad0aa789eec6e 1601ccee8f59	Currently, the PSE requires publicly-traded companies to have a minimum public ownership level of 10%, with which ACEN is already more than compliant at 24.41% (as of 31 December 2024). As of 31 December 2023, ACEN's public float was already at 24.33%, in compliance with the PSE's requirement for all companies included in the PSE indices to raise their public float level to 20% by December 2022.

1. Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting Compliant	policies and practices to encourage shareholders' participation beyond ASM The Company engages with its shareholders beyond the ASM through quarterly investor and analyst briefings, special information sessions on key transactions, comprehensive Integrated Reports, and e-mail. Ref: pg 64 to 65 > ACEN 2024 Integrated
	Report > Stakeholder Engagement The Company encourages active participation and regular dialogue with institutional and retail investors. Information requirements of the investing public and minority shareholders are fully disclosed to the securities' regulators on time and are accessible both through the Company's website and through PSE EDGE. The Investor Relations team, which directly reports to the Chief Strategy Officer, provides for an avenue to receive feedback, complaints, and queries from shareholders other than through the annual stockholder's meeting. Ref: pg 90 > ACEN 2024 Integrated Report > Shareholder and investor relations
	The contact details of the Investors
	Relations team are readily available on the Company's website and always

		including for 2024.	
Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	Disclose the process and procedure for secure electronic voting in absentia, if any. Stockholders who are unable to go to the venue of the ASM may vote electronically in absentia on matters in the agenda upon registration and validation online. Ref: pg 90 > ACEN 2024 Integrated Report > Shareholder Meeting and Voting Procedures Ref: ACEN 2024 DIS, Annex "F", Instructions for Electronic Voting In Absentia	

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

Recommendation 14.1			
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.	
		ACEN's stakeholder engagement practices Ref: pg 64 to 65 > ACEN 2024 Integrated Report > Stakeholder Engagement	

Recommendation 14.2			
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Compliant	Identify policies and programs for the protection and fair treatment of company's stakeholders The Board has clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. ACEN's stakeholder engagement practices Ref: pg 64 to 65 > ACEN 2024 Integrated Report > Stakeholder Engagement Ref: ACEN CG Manual > Stakeholder Engagement	
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. Output Description:	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. Whistleblowers may send or communicate a report through the following: Website: https://secure.conductwatch.com/acenspeakupsafely/ Email: acenspeakupsafely@tipoffs.asia Provide information on whistleblowing policy, practices and procedures for stakeholders	

On 16 December 2024, ACEN launched ACEN Speak Up Safely, an independent and confidential whistleblowing platform managed by a third-party (Deloitte).

The service is offered to ACEN employees, customers, suppliers, contractors, other third-party service providers and any person connected to ACEN, its subsidiaries, associated or related parties as a channel for reporting fraud or other misconduct.

ACEN Speak Up Safely is available in the Philippines, Australia, Vietnam, Indonesia, India and the United States and will support reports in English, Tagalog, Bahasa Indonesia and Vietnamese through its translation feature.

Ref: pg 60 > ACEN 2024 Integrated Report > ACEN Speak Up Safely

ACEN Speak Up Safely



All reports shall be treated in confidence and the identity of the whistleblower will be protected.

The whistleblower shall be protected from all forms of retaliation.

Learn more about ACEN's Speak Up Safely program >

		Whistleblowers are enjoined to report any illegal act, wrongdoing, malpractice, risk to the company, or any violation of company policy, with a guarantee of confidentiality and protection of the whistleblower's identity. In addition, whistleblowers are protected from all forms of retaliation. Whistleblower Policy: https://www.acenrenewables.com/disclosures/whistleblower-policy/	
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	Provide information on the alternative dispute resolution system established by the company. ACEN has an alternative dispute mechanism in place to resolve intracorporate disputes in an amicable and effective manner. Ref: ACEN CG Manual > Part Three. Promotion of Shareholders' Rights and Engagement of Stakeholders > item II. Alternative Dispute Resolution Mechanism	

Additional Recommendations to Principle 14			
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Compliant	Disclose any requests for exemption by the company and the reason for the request. No such requests were made by ACEN in 2024.	
2. Company respects intellectual property rights.	Compliant	Provide specific instances, if any. ACEN applies for, obtains, registers, leases, licenses or otherwise acquires to hold, use, own, operate, sell, assign and dispose of any trademark, tradename, trade secrets, formulas, patents, inventions, copyrights and processes used in connection with or secured under letters, patents, copyrights, domestic or foreign. Ref: pg 2 > ACEN Articles of Incorporation > Secondary Purpose > Item g ACEN maintains all its registered intellectual property rights through the submission of declarations of actual use before the Intellectual Property Office. ACEN respects the intellectual property rights of other entities it deals with. For example, ACEN's management agreements with third parties contain provisions defining terms of ownership and usage of the relevant marks, customer data and system. The joint venture agreements of ACEN with	

		partners also contain standard clauses on respecting the intellectual property rights of each partner.				
Optional: 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. **Retail Customers** Ref: pg 64 > ACEN 2024 Integrated Report > Stakeholder Engagement > How we engage				
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. Procurement Policy Ref: https://www.acenrenewables.com/wp-content/uploads/2024/04/ACEN-Procurement-Policy-11-March-2024.pdf Supplier Code of Conduct Ref: https://www.acenrenewables.com/wp-content/uploads/2022/06/ACEN-Supplier-Code-of-Conduct.pdf In developing new projects, the Company ensures that its Engineering				
		Procurement and Construction (EPC)				

contractors adheres to its ESG policy and management system.

Ref: pg 33 > ACEN 2024 Integrated Report > End-of-life management

Performance parameters on safety include contractors required to undergo a prequalification process aligned with ACEN's safety rules, policies and workplace procedures.

Ref: pg 37 > ACEN 2024 Integrated Report > Health and safety

Throughout the Company's operations, it remains committed to bolstering local suppliers and implementing initiatives that support small-to-medium enterprises within its areas of operation, ensuring the sustained creation of mutual value.

Ref: pg 38 > ACEN 2024 Integrated Report > Livelihood creation

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.

ACEN 2024 Integrated Report

Ref: pg 21 > Social > Investing in our people

		Ref: pg 37 to 57 > Social	
		Ref: pg 65 > Stakeholder Engagement > Employees	
Supplement to Recommendation 15.1			
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 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. ACEN's Employee Stock Ownership (ESOWN) program serves as a long-term incentive program for qualified executives and managerial employees. This long-term incentive plan is meant to enhance ownership and accountability, and align management compensation with company objectives. Ref: pg 53 to 54 > ACEN 2024 Integrated Report > Compensation and benefits Ref: pg 86 > ACEN 2024 Integrated Report > Performance assessment and compensation Ref: pg 37, 46 to 54 > ACEN 2024 Integrated Report and compensation	

2. Company has policies and practices on health,	Compliant	Disclose and provide information on	
safety and welfare of its employees.	Compliant	policies and practices on health, safety and	
safety and wenare of its employees.		welfare of employees. Include statistics	
		and data, if any.	
		The Company places the health, safety,	
		and welfare of its workforce at the	
		forefront of its business agenda.	
		Jorefront of its business agenua.	
		Ref:	
		https://www.acenrenewables.com/sustain	
		ability/esg/social/health-safety	
		and the same of th	
		ACEN 2024 Integrated Report	
		Ref: pg 21 > Social > Investing in our	
		people	
		Ref: pg 37 to 57 > Social	
		In 2022, ACEN rolled out activities and	
		procedures in line with the HSSE Policy to	
		strengthen the Company's safety	
		performance. Improved data collection	
		guidelines and clear requirements to set	
		Key Result Areas (KRAs) on HSSE have	
		been established for ACEN.	
		ACEN's 2024 HSSE performance is	
		reported in its 2024 Integrated Report.	
		Ref: pg 57 > ACEN's 2024 health and safety	
		performance	
		Addition the state of the state	
		Additionally, a risk management process	
		to identify, assess and prioritize health	
		and safety risks is implemented at the	
		plant operations level to minimize the	

		probability or impact of potential incidents. Ref: pg 55 > ACEN 2024 Integrated Report > Hazard identification and risk assessment Adhering with top international working standards, all of ACEN's operational sites in the Philippines are certified under ISO 45001:2018 (Occupational health and Safety). Ref: pg 56 > ACEN 2024 Integrated Report > Health and safety certification	
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. Comprehensive and integrated learning and development plan: trainings, workshops, online courses, extended education, and conferences Ref: pg 65 > ACEN 2024 Integrated Report > Employees > How we engage Ayala Group Summer Internship Program, ACEN Cadetship Program, Special Interest Groups, ACEN Mentorship and Coaching Program, and Individual development plans Ref: pg 46 > 2024 ACEN Integrated Report > Growth and development	
SEC Form — I-ACGR * Updated 21Dec2017		Learning & Development Policy Ref:	

		https://www.acenrenewables.com/wp- content/uploads/2024/10/ACEN-Learning- Development-Policy-2024.pdf The Company invested a total of 32,165 training hours for its employees in 2024. Ref: pg 48 > ACEN 2024 Integrated Report The Company-wide average training hours by gender and by position, respectively, are further disclosed under page 105 of the 2024 Integrated Report (Training and development). ACEN conducts safety trainings on a regular basis across its all its project sites and operating plants. Ref: pg 56 > ACEN 2024 Integrated Report > Incident management The Company's employees are also required to undergo an educational program on the Company's Code of Conduct. Ref. pg 60 > 2024 ACEN Integrated Report > In our policies	
Recommendation 15.2			
Board sets the tone and makes a stand against corrupt practices by adopting an anticorruption policy and program in its Code of Conduct.	Compliant	Identify or provide link/reference to the company's policies, programs and practices on anti-corruption ACEN's anti-corruption programs and procedures	
SEC Form – I-ACGR * Updated 21Dec2017		Ref: pg 9 > ACEN Code of Conduct and Ethics > Part VIII. Anti-Bribery and Anti-	

		Ref: ACEN's Guidelines on Anti-Bribery, Anti-Corruption and on Gifts and Gratuities https://www.acenrenewables.com/stor age/2025/05/ABC Guidelines 202548. pdf	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture. SEC Form = LACGR * Undated 21Dec 2017	Compliant	Identify how the board disseminated the policy and program to employees across the organization The anti-corruption policies of the Company are discussed with the employees as part of the on-boarding program of new employees and in every level-based program as a refresher for tenured employees. In addition, each employee is mandated to submit a disclosure of possible conflicts of interest on an annual basis. The anti-corruption programs and procedures are likewise available on the ACEN website. Ref: pg 9 > ACEN Code of Conduct and Ethics > Part VIII. Anti-Bribery and Anti-Corruption Policy The Company has launched governance programs that are embedded in the learning and development of each employee. All employees, including senior management, are required to undergo an educational program on the Code of Conduct, including going through rigorous training materials covering different	

		aspects of the Code which were followed by online quizzes.
Supplement to Recommendation 15.2		
Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	Compliant	Identify or provide link/reference to the company policy and procedures on penalizing employees involved in corrupt practices. Include any finding of violations of the company policy. Code of Conduct Ref: pg 9 > ACEN Code of Conduct and Ethics > Part VIII. Anti-Bribery and Anti-Corruption Policy In line with ACEN's Zero Tolerance Policy against Bribery and Corruption, management adopted the Guidelines on Anti-Bribery, Anti-Corruption and on Gifts and Gratuities to help the company properly and strictly implement said policy. The Guidelines were effective 19 December 2024 and cascaded to all employees, who were required to acknowledge having read, understood, and agreed to strictly comply at all times with the same. Ref: https://www.acenrenewables.com/stora ge/2025/05/ABC Guidelines 202548.pdf

Recommendation 15.3

 Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation.

Compliant

Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees.

Indicate if the framework includes procedures to protect the employees from retaliation.

Provide contact details to report any illegal or unethical behavior.

Whistleblowers may send or communicate a report through ACEN Speak Up Safely, an independent and confidential whistleblowing platform managed by a third-party service provider, Deloitte. ACEN Speak Up Safely provides whistleblowers with the option to be completely anonymous or make their identity known. The channel also allows whistleblowers to receive updates on the reported issue through the platform.

ACEN Speak Up Safely was launched and cascaded to employees in December 2024. It is available in the Philippines, Vietnam, Indonesia, India and the United States. Reports received through the platform can be translated into English, Tagalog, Bahasa Indonesia and Vietnamese. It has also been made available on myHR, the Company's integrated platform for human resources services. Said platform has both web and

mobile versions, enabling convenient access to the whistleblower platform.

Ref. pg 91 > 2024 ACEN Integrated Report > Whistleblower policy

Ref:

https://secure.conductwatch.com/acens
peakupsafely/

Whistleblowers are enjoined to report any illegal act, wrongdoing, malpractice, risk to the company, or any violation of company policy, with a guarantee of confidentiality and protection of the whistleblower's identity. In addition, whistleblowers are protected from all forms of retaliation.

To report any illegal act, wrongdoing, malpractice, risk to the corporation, or any violation of company policy:



will be protected. The whistleblower shall be protected from all forms of retaliation.

Email Internal:

whistleblower@acenrenewables.com

External:

acenspeakupsafely@tipoffs.asia

Mail: Office of the Group Compliance Officer

35th Floor Ayala Triangle Gardens Tower 2, Paseo de Roxas corner Makati Avenue, Makati City 1226 Philippines

Mobile/Telephone Number: 7-730 -6300

		Whistleblower Policy: Ref: https://www.acenrenewables.com/stora ge/2025/05/ACEN-WBP-02-ACEN- Whistleblower-Policy-effective-10-March- 202526.pdf	
2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	Please see response to previous item.	
3. Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	Provide information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing.	
		All reports are treated in confidence and discussed with the Audit Committee who monitors the resolution and closure of all reports. Ref: pg 91, ACEN 2024 Integrated Report, Whistleblower Policy	

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

 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.

Sustainability in ACEN CORPORATION

Ref:

https://www.acenrenewables.com/sustainability/esa/

Ref: ACEN 2024 Integrated Report > pg 5 > Sustainability highlights

Ref: pg 30 to 35 > Sustainability programs

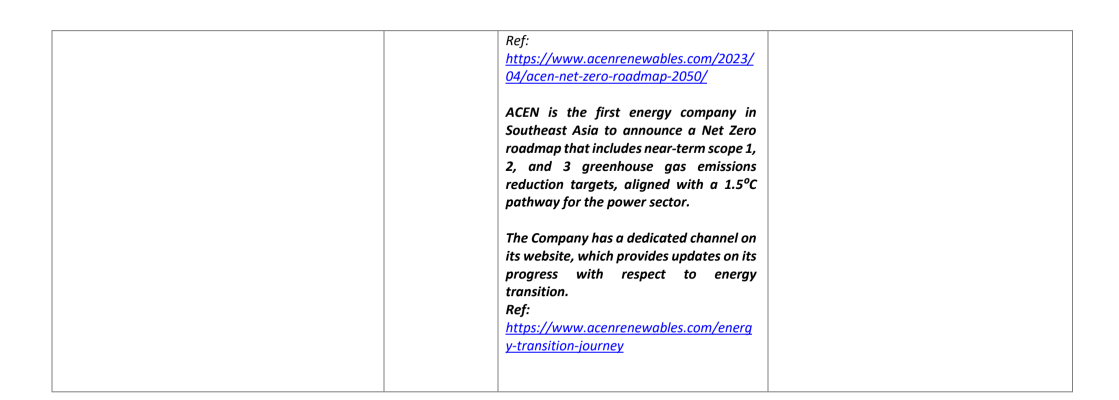
Ref: ESG Policy

https://www.acenrenewables.com/storage/2025/04/ACEN-ESG-

Policy 042825.pdf

The Company is moving forward with its commitment to achieve Net Zero greenhouse gas emissions by 2050, which fully supports its ongoing growth and decarbonization strategy.

In March 2023, the Company announced its roadmap to reach Net Zero emissions by 2050.



Ontional: Principle 16			
Optional: Principle 16 1. Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	Identify or provide link/reference to policies, programs, and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development. Sustainability in ACEN CORPORATION Ref: https://www.acenrenewables.com/sustainability/esg/ Ref: ACEN 2024 Integrated Report > pg 5 > Sustainability highlights Ref: pg 45 to 56 > Sustainability programs Ref: ESG Policy Ref: https://www.acenrenewables.com/storage/2025/04/ACEN-ESG-Policy 042825.pdf The Company was the first renewable energy company in the Philippines to involve the sizual and	
		ACEN HSSE Policy Statement https://www.acenrenewables.com/wp- content/uploads/2022/06/ACEN-Health- Safety-Security-and-Environment-	

		Policy.pdf	
Company exerts effort to interact positively with the communities in which it operates	Compliant	Identify or provide link/reference to policies, programs, and practices to interact positively with the communities in which it operates. Beyond maintaining good relationships with its host communities, ACEN develops sustainability programs tailored to facilitate the area's socioeconomic progress. By collaborating with local agencies, state agencies, research organizations, and conservation groups, ACEN establishes programs anchored on three sustainability pillars: biodiversity, social programs and resource efficiency. These are aligned with ACEN's material issues to ensure that all its efforts are sustainable and contribute to the overall	
		well-being of the communities where it operates. More information on ACEN's social programs, ranging from community infrastructure, education, livelihood creation, empowerment of indigenous peoples, health and wellness, and climate change and emergency responses, mitigation, and adaptation, may be found in its 2024 Integrated Report. Ref: pg 37 to 45 > ACEN 2024 Integrated Report In 2024, ACEN invested over Php 222 million in its host communities in the	

Philippines and across the region. Its community initiatives, through various social development programs. Out of the 393 initiatives implemented across all project sites, 23% were spent on community infrastructure, 23% on forest protection, 19% on health and wellness and 17% on education for Philippine programs. For international programs, 46% were spent on education, 13% on livelihood creation and 11% on health and wellness.

Ref: pg 45 > ACEN 2024 Integrated Report

ACEN is committed to protecting communities, including indigenous populations and vulnerable populations, that are affected by its operations.

Ref: https://acenrenewables.com/wp-content/uploads/2022/01/ACEN-ES-Policy-Statement.pdf

ANNEX A 2024 Attestation of Internal Audit, Control and Compliance Systems



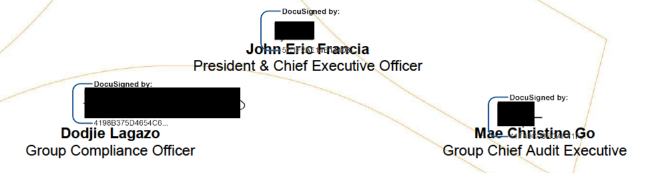
2024 Attestation of Internal Audit, Control and Compliance Systems

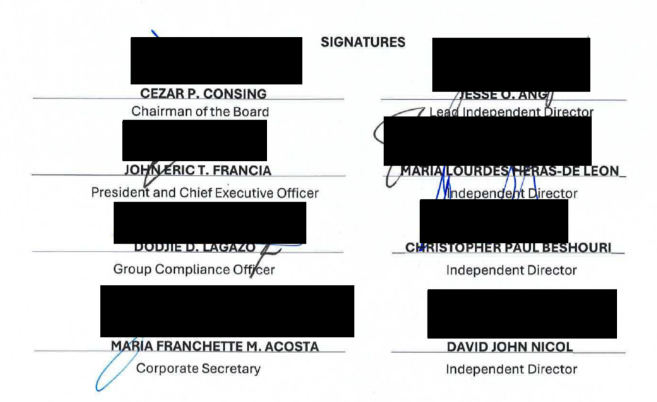
ACEN CORPORATION's corporate governance system takes into consideration the organizational structure as a whole; led by an effective board and board committees; supported by empowered and accountable management and management committees; and guided by strong core values across all levels with sound policies and effective controls.

- The Board of Directors is responsible in providing governance and overseeing the implementation of adequate internal control mechanisms and risk management process;
- Management is primarily responsible in designing and implementing adequate and effective system of internal controls and risk management processes to ensure compliance with laws, rules, and regulations;
- Management is also responsible in developing a system to monitor and manage risks;
- SGV & Co., the Corporation's external auditor, is responsible for assessing and expressing an
 opinion on the conformity of the audited financial statements with Philippine Financial Reporting
 Standards and the overall quality of the financial reporting process;
- Internal Audit adopts a risk-based audit approach in developing an annual work plan and conducts reviews to assess the adequacy of the Corporation's internal controls;
- The Chief Audit Executive reports functionally to the Audit Committee to ensure independence and objectivity allowing Internal Audit to fulfill its responsibilities; and
- Internal audit activities conform with the International Standards for Professional Practice of Internal Auditing and will be continuously evaluated through an independent Quality Assessment Review conducted every five years.

Based on the above and through reliance on the reports provided by the Corporation's internal auditors and its external auditors for the year 2024, we attest that ACEN CORPORATION's system of internal controls, risk management, compliance, and governance processes are designed adequately and continue to operate effectively.

06 March 2025





REPUBLIC OF THE PHILIPPINES)

CITY OF MAKATI

)SS

SUBSCRIBED AND SWORN to before me this	MAT 4 ZUZS	at Makati City
Philippines, affiants exhibited to me the following pieces	of competent evidence	of identity:

NAME

COMPETENT EVIDENCE OF IDENTITY NO.

DATE/PLACE ISSUED

Cezar	P.	Consing
CLLai	1 .	COHSINE

John Eric T. Francia

Jesse O. Ang

Maria Lourdes Heras - de Leon

Dodjie D. Lagazo

Christopher Paul Beshouri

David John Nicol

Maria Franchette M. Acosta

Doc. No. 464; Page No. 99; Book No. V; Series of 2025.

Notarial DST pursuant to Sec. 61 of the TRAIN Act (amending Sec. 188 of the NIRC) office on Notary Public's copy.

WISABEL T-
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NOTARY PUBLIC No. 74992 *
The state of the s
CITY PHIL

Notary Public for Makati City
Appointment No.
Attorneys F.

PTR No.
IBP No.
WCLE Compliance No.
35th Floor Ayala Triangle Gardens Tower 2
Makati Avenue comer Paseo de Roxas Makati City

FOR UPDATING