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PHINMA Energy Corporation

Integrated Annual Corporate Governance Report

DECEMBER 2017

SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT



1. For the fiscal year ended: December 31, 2017

2. SEC Identification Number: 069039274

3. BIR Tax Identification No.: 00506020000

4. Exact name of issuer as specified in its charter: PHINMA Energy Corporation

5. Province, Country or other jurisdiction of incorporation or organization: Makati City, Philippines

6. Industry Classification Code (SEC Use Only):

7. Address of principal office: Level 11 PHINMA Plaza, 39 Plaza Drive, Rockwell Center, Makati City

Postal Code: 1210

8. Issuer's telephone number, including area code: (632) 8700100

9. Former name, former address, and former fiscal year, if changed since last report: Not applicable

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION						
	THE BOARD'S GOVERNANCE RESPONSIBILITIES									
Principle 1: The company should be headed by a competent working board to foster the long-term success of the corporation, and to sustain its competitiveness and profitability in a manner consistent with its objectives and the long term interests of its shareholders and other stakeholders.										
Recommendation 1.1										
1. Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Compliant.	reference to a document containing information on the following: 1. Academic qualifications, industry knowledge, professional	reference to a document containing information on the following: 1. Academic qualifications, industry	Relevant information on the composition of the board are found in the following documents and references: 1. Academic qualifications, industry knowledge, professional experience,						
2. Board has an appropriate mix of competence and expertise.	Compliant.	experience, expertise and relevant trainings of directors 2. Qualifications standards for directors to facilitate the selection	expertise and relevant trainings of directors are found on pages 6 to 8 of the 2017 Information Statement (SEC Form 20 - IS), on pages 37 to 41 of the Glossy 2017							
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	Compliant.	of potential nominees and to serve as benchmark for the evaluation of its performance.	Annual Report and in the company's website. http://www.phinmaenergy.com/ta/our-company/board-of-directors/							
organization.			2. Qualifications and disqualifications standards for directors are found on pages 12 to 16 of the Manual on Corporate Governance and on page 2 of the Board Charter.							
			http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf http://www.phinmaenergy.com/ta/governance/board-committees/							

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
Recommendation 1.2				
Board is composed of a majority of non-executive directors.	Compliant.	Identify or provide link/reference to a document identifying the directors and the type of their directorships.	The company's board of directors and their type of directorship are found on page 6 of the 2017 Information Statement (SEC Form 20 - IS), on pages 37 to 41 of the Glossy 2017 Annual Report and in the company's website. http://www.phinmaenergy.com/ta/our-company/board-of-directors/ For 2017, the board is composed of six (6) non-executive directors (including independent directors) and five (5)	
Recommendation 1.3			executive directors.	
Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant.	Provide a link to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors.	The policy on training of directors is found on page 7 of the Board Charter and on page 24 of the Manual on Corporate Governance which are both uploaded to the company's website. http://www.phinmaenergy.com/ta/governance/board-committees/ http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf	
2. Company has an orientation program for first time directors.	Compliant.	Provide information of a link/reference to a document containing information on the orientation program and trainings of directors for the previous year,	Every new director undergoes a briefing in order to assist their on-boarding. This briefing is ideally done within the first month of their tenure and is to be conducted in a manner that allows them	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
		including the number of hours attended and topics covered.	to meet with various business heads for an overview of the current business' position. The new director is likewise afforded the opportunity to consult with the Senior Management in order to appropriately keep them abreast of the various operational issues that beset the company. The company's future plans may likewise be discussed with the Chief Strategy Officer while company and regulatory policies are discussed by the Compliance Office and Corporate Secretary. The new director is also provided a copy of the Manual on Corporate Governance and advised of company policies pertaining to directors.	
3. Company has relevant annual continuing training for all directors	Compliant.		The directors of the company has undergone annual corporate governance training for the last three (3) years as facilitated by the company. In 2017, the directors attended the Corporate Governance Seminar conducted by SGV & Co. which covered topics on: 1. Key Developments in the Code of Corporate Governance 2. Internal Controls Definition, Framework and Components 3. Case Studies on Internal Controls The seminars were conducted on July 26, 2017 from 1:30 to 5:30 p.m. (4 hours) and December 6, 2017 from 1:00 to 5:00 p.m.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			(4 hours), for those who missed the first schedule.	
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.	Directors are elected on the basis of merit. Within that key principle of merit, there shall be diversity among the members of the board as to gender, age, ethnicity, background, skills and business. This policy statement is found in the company's Board Charter found in this link. http://www.phinmaenergy.com/ta/gover nance/board-committees/ The company values diversity and supports workforce equality and is strongly against discrimination of any form at all levels thus it ensures that its board members are a combination of executive, non-executive and independent directors with varied but substantial professional knowledge and experience which creates a platform for balanced-view discussion necessary to arrive at key business decisions. Policy statement on board diversity is found on page 6 of the Manual on Corporate Governance. Further, the manual safeguards the interests of its shareholders thru this diversity policy to guarantee that no director or small group of directors dominate the decision-making process.	
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RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			Mrs. Corazon dela Paz Bernardo was elected as Independent Director on April 12, 2016. As of December 31, 2017, the board composition per gender is 10 male and 1 female.	
Optional Recommendation 1.4				
1. Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.		Provide information on or link/reference to a document containing the company's policy and measurable objectives for implementing board diversity. Provide link/reference to a progress report in achieving its objectives.		
Recommendation 1.5				
Board is assisted by a Corporate Secretary	Compliant.	Provide information on or link/reference to a document containing information on the	The names and qualifications of the company's Corporate Secretary and Assistant Corporate Secretary are found	
2. Corporate Secretary is a separate individual from the Compliance Officer.	Compliant.	Corporate Secretary, including his/her name, qualifications, duties and functions.	on pages 11 to 12 of the 2017 Information Statement (SEC Form 20 - IS). Their duties and functions are found on pages 6 to 7 of	
3. Corporate Secretary is not a member of the Board of Directors.	Compliant.		the Board Charter and pages 20 to 21 of the Manual on Corporate Governance.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
4. Corporate Secretary 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 Corporate Secretary and Assistant Corporate Secretary attended the 2017 Corporate Governance Seminar conducted by SGV & Co. on July 26, 2017 from 1:30- 5:30 p.m. (4 hours) which covered topics on: 1. Key Developments in the Code of Corporate Governance 2. Internal Controls Definition, Framework and Components 3. Case Studies on Internal Controls	
Optional Recommendation 1.5				
1. Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.		Provide proof that corporate secretary distributed board meeting materials at least five business days before scheduled meeting.		
Recommendation 1.6				
Board is assisted by a Compliance Officer. One of the officer. One of the officer of	Compliant.	Provide information on or link/reference to a document containing information on the	The name and qualifications of the company's Compliance Officer are found on page 11 of the 2017 Information	
2. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant.	Compliance Officer including his/her name, position, qualifications, duties and functions.	Statement (SEC Form 20 - IS). The duties and functions of the Compliance Officer are found on pages 1 to 2 of the Manual on Corporate Governance, on page 1 of Annex A of the 2017 Information	
3. Compliance Officer is not a member of the board.	Compliant.		Statement (SEC Form 20 - IS) and on pages 30 to 31 of the glossy Annual Report.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
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 Compliance Officer attended the 2017 Corporate Governance Seminar conducted by SGV & Co. on July 26, 2017 from 1:30 to 5:30 p.m. (4 hours) which covered topics on: 1. Key Developments in the Code of Corporate Governance 2. Internal Controls Definition, Framework and Components 3. Case Studies on Internal Controls	
Principle 2: The fiduciary roles.	responsibilities an	d accountabilities of the Board as pro	The Compliance Officer likewise attended the 4th SEC-PSE Corporate Governance Forum on November 22, 2017 and the PSE's Annual Disclosure Rules Seminar on November 28, 2017. vided under the law, the company's articles an	d by-laws, the company's articles and by-

Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, the company's articles and by-laws, and other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders.

Procommendation 3.1

Recommendation 2.1				
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 on or link/reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting).	A summary of relevant resolutions approved by the Board of Directors for the calendar year 2017 are found in Annex C of the 2017 Information Statement (SEC Form 20 - IS).	
Recommendation 2.2				
1. 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,	Significant matters approved by the board are disclosed by submission of a SEC Form 17-C which are also uploaded to the company's website.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
2. Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant.	minutes of meeting) Indicate frequency of review of business objectives and strategy.	http://www.phinmaenergy.com/ta/invest or-relations/disclosures/ A summary of relevant resolutions approved by the Board of Directors for the calendar year 2017 are found in Annex C of the 2017 Information Statement (SEC Form 20 - IS). The Chief Strategy Officer, who is also a member of the Board, oversees the semiannual review of the company's strategies for the next three years. The budget for the current year is presented and approved at the last board meeting of the previous year.	
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.	The board, upon the recommendation of senior management, reviews the vision and mission of the company as it deems appropriate. The board, during its review ensures that the plans and actions of the company are aligned with its vision and mission. The company's mission, vision and core values are found in the Employee Handbook, page 1 of the glossy Annual Report and in the company's website. http://www.phinmaenergy.com/ta/our-company/vision-mission-values/	

2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment and culture. Recommendation 2.3 1. Board is headed by a competent and qualified Chairperson. Compliant. Provide information or link/reference to a document containing information or link/reference to a document containing information or link/reference to a document containing information or link/reference to a document cordition and results of operation summarizing the effects of the growth strategies undertaken during the previous year. This report is uploaded by ear This report is uploaded by ear This report is uploaded by ear This report is uploaded for the growth strategies undertaken during the previous year. This report is uploaded for the growth strategies undertaken during the previous year. This report is uploaded for the growth strategies undertaken during the previous year. This report is uploaded the growth strategies undertaken during the previous year. This report is uploaded the growth strategies undertaken during the previous year. This report is uploaded for the growth strategies undertaken during the previous year. This report is uploaded of the growth strategies undertaken during the previous year. This report is uploaded of the growth strategies undertaken during the previous year. This report is uploaded of the growth strategies undertaken during the previous year. This report is uploaded to relations/disclosures/ Recommendation 2.3 1. Board is headed by a compliant. Provide information or link/reference to a document containing information or deflowers or elations/disclosures/ The company's Chairperson is Mr. Ramon R. del Rosario. His qualifications are found on page 6 of the 2017 Information or del Rosario was awarded Management Association of the Philippines.	RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
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Recommendation 2.4				Philippines.	
	Recommendation 2.4				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
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.	The company's succession planning policy for directors is found in the company's website. http://www.phinmaenergy.com/ta/gover nance/integrity-assurance-program/ The retirement and retention policy of the Board is linked to the review of the performance of the directors. The Corporate Governance and Related Party Transactions Committee, as part of its function on nomination and election, is responsible for recommending the succession plan candidates for membership to the Board. The company has a succession management program in place for critical management and leadership positions	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
-	COMPLIANT		· · ·	
2. Board adopts a policy on	Compliant.		that can become vacant due to	
the retirement for directors			retirement, resignation, death or new	
and key officers.			business opportunities. The program	
			intends that a succession plan is	
			developed, maintained and implemented,	
			for all leadership positions. The standards	
			for the appointment of key officers does	
			not rely only on current skillset and	
			performance review but also takes into	
			serious consideration, the person's	
			potential while keeping in mind business	
			continuity and alignment with the	
			company's vision and mission. The Human	
			Resource department likewise provides	
			leadership programs which aim to aid in	
			the identification of suitable employees	
			and officers to fill key management	
			positions. Under these programs, high	
			potential officers and employees undergo	
			rigorous training and exposure. These	
			programs are on a continuing basis and	
			adjusted based on the current needs of	
			the company.	
Recommendation 2.5				
1. Board aligns the	Compliant.	Provide information or	The board, through its Compensation	
remuneration of key officers		link/reference to a document	Committee oversees the implementation	
and board members with		containing information on the	of the remuneration packages of	
long-term interests of the		company's remuneration policy and	corporate officers and directors and	
company.		its implementation including the	provide oversight over remuneration of	
		relationship between remuneration	senior management and other key	
2. Board adopts a policy	Compliant.	and performance.	personnel ensuring that compensation is	
specifying the relationship			consistent with the company's culture,	
between remuneration and			strategy and control environment. The	
performance.			company's Compensation Committee	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant.		approves the fixed remuneration of the Chief Executive Officer (CEO). The fixed remuneration of key management officers are approved by the CEO. In addition to remuneration received as officers of the company, executive directors receive transportation allowance, paid monthly, per diem and director's bonus which is paid out yearly, after approval of the audited financial statements. Non-executive directors receive transportation allowance, paid monthly, per diem and directors bonus which is paid out yearly, after approval of the audited financial statements. The company has semi-annual performance appraisal to align corporate goals with the setting and achievement of targets on a per employee basis. In 2015, the company's Human Resources Group implemented the Balanced Scorecard system in assessing performance and became the basis for employee salary increases in 2016.	
Optional Recommendation 2.5				
1. Board approves the remuneration of senior executives.		Provide proof of board approval.		

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
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.		Provide information or link/reference to a document containing measurable standards to align performance-based remuneration with the long-term interest of the company.		
Recommendation 2.6				
Board has a formal and transparent board nomination and election policy Board nomination and election policy is disclosed in the company's Manual on Corporate Governance	Compliant.	Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders.	The Corporate Governance and Related Party Transactions Committee, as part of its functions on nominations and elections, pre-screens and shortlists all candidates nominated to become members of the board of directors in accordance with the qualifications and disqualifications criteria set forth in the Manual on Corporate Governance.	
3. Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Compliant.	Provide proof if minority shareholders have a right to nominate candidates to the board. Provide information if there was an	The Board's policy on nomination and election is found on pages 12 to 16 of the Manual on Corporate Governance. The rights of shareholders, including minority shareholders, is found on page 26	
4. Board nomination and election policy includes how the board shortlists candidates.	Compliant.	assessment of the effectiveness of the board processes in the nomination, election or replacement of a director.	of the Manual on Corporate Governance.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
5. Board nomination and election policy includes an assessment of the Board's processes in the nomination, election or replacement of a director.	Compliant.		Review of the policy and processes on nomination, election and replacement of a director is done during the periodic review of the Manual on Corporate Governance where said policies and processes are contained.	
6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant.			
Optional Recommendation to 2.6				
1. Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.		Identify the professional search firm used or other external sources of candidates.		
Recommendation 2.7				
1. Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant.	Provide information on or reference to a document containing the company's policy on related party transaction, including policy on review and approval of significant RPTs.	The company has a policy on Related Party Transactions (RPT) that is found in the company's website. http://www.phinmaenergy.com/ta/governance/integrity-assurance-program/ In the last two (2) years, the company has not been a party in any transaction in	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
2. RPT policy includes appropriate review and approval of material RPTs which guarantee fairness and transparency of the transactions	Compliant.	Identify transactions that were approved pursuant to the policy.	which a director or executive officer of the company, any nominee for election as a director, any security holder owning more than ten percent (10%) of the company's issued and outstanding shares and/or any member of his immediate family had a material interest.	
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant.		Any transaction between the company and a related party must be approved by the Corporate Governance and Related Party Transaction Committee whose members are all independent directors. The Committee uses acceptable valuation methods common in the industry or project involved, including but not limited to: 1) Joint Venture Method, a market-based approach which uses actual transactions on the asset; 2) Comparative Valuation Method which uses similar projects to estimate the value of an asset; and 3) Multiple Exploration Expenditure Method which uses historical cost as basis for estimating asset value. The transactions and balances of accounts for the year ended December 31, 2017 with the related parties are found on pages 15 to 17 of the 2017 Information Statement (SEC Form 20 – IS) and on page 97 of the 2017 Annual Report – Financial Statements.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
Supplement to Recommendations 2.7				
1. Board clearly defines the	Compliant.	Provide information on a	The company ensures to report all related	
threshold for disclosure and	Compilant.	materiality threshold for RPT	party transactions regardless of amount	
approval of RPTs and		disclosure and approval, if any.	and nature of transaction in its disclosures	
categorizes such transactions		alsolosare and approval, it arry.	to regulators. These related party	
according to those that are		Provide information on RPT	transactions are approved based on set	
considered de minimis or		categories.	computation methods and policies of the	
transactions that need not be			company.	
reported or announced, those				
that need to be disclosed and			http://www.phinmaenergy.com/ta/gover	
those that need prior			nance/integrity-assurance-program/	
shareholder approval. The			The transactions and balances of accounts	
aggregate amount of RPTs			for the year ended December 31, 2017	
within any twelve (12) month			with the related parties are found on	
period should be considered			pages 15 to 17 of the 2017 Information	
for purposes of applying the			Statement (SEC Form 20 – IS) and on page	
thresholds for disclosure and			97 of the 2017 Annual Report – Financial	
approval.			Statements.	
2. Board establishes a voting	Compliant.	Provide information on voting	Included in the Annual Shareholders	
system whereby a majority of		system, if any.	Meeting's Agenda is the approval of	
non-related party			related party transactions such as the	
shareholders approve specific			approval of the Renewal of the	
types of related party			Management Contract with PHINMA, Inc.	
transactions during			which requires the affirmative vote of at	
shareholders meetings.			least two-thirds (2/3) of the total	
			outstanding capital stock of the Company entitled to vote.	
Recommendation 2.8				

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT	, ,	, ,	
1. Board is primarily	Compliant.	Provide information on or	Approving the selection of the Chief	
responsible for approving the		reference to a document containing	Executive Officer, Chief Risk Officer, Chief	
selection of Management led		the Board's policy and responsibility	Compliance Officer and Chief Audit	
by the Chief Executive Officer		for approving the selection of	Executive is the responsibility of the Board	
(CEO) and the heads of the		management.	as found on page 7 of the Manual on	
other control functions (Chief			Corporate Governance. The	
Risk Officer, Chief Compliance		Identify the management team	recommendation and approval of the	
Officer and Chief Audit		appointed.	management team for the ensuing year is	
Executive).			done in the yearly organizational meeting	
			that is convened soon after the ASM.	
			Thereafter, any change to the	
			management team is approved at the	
			quarterly board meetings.	
			The common de management to an in listed	
			The company's management team is listed below:	
			below.	
			1. Ramon R. del Rosario – Chairman	
			2. Oscar J. Hilado – Vice Chairman	
			3. Francisco L. Viray - President and	
			Chief Executive Officer	
			4. Roberto M. Laviña – Treasurer	
			5. Rizalino G. Santos – Senior Vice	
			President Power Business	
			6. Virgilio R. Francisco, Jr Senior Vice	
			President	
			7. Pythagoras L. Brion, Jr Senior Vice	
			President and Chief Finance Officer	
			8. Raymundo A. Reyes, Jr Senior Vice	
			President	
			9. Mariejo P. Bautista – Senior Vice	
			President Finance and Controller	
			10. Cecille B. Arenillo - Vice President and	
			Compliance Officer	
			11. Alan T. Ascalon – Vice President Legal	
			& Corporate Affairs	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
			12. Danilo L. Panes - Vice President	
			Renewable Energy	
			13. Ma. Teresa P. Posadas – Assistant Vice	
			President Human Resources	
			14. Danielle R. del Rosario - Assistant Vice	
			President Head of Sales and	
			Marketing	
			15. Arthur R. Villacorte - Assistant Vice	
			President Materials Management	
			16. Troy A Luna – Corporate Secretary	
			17. Daneia Isabelle Palad – Asst.	
			Corporate Secretary	
			The company's Chief Audit Executive is	
			Mr. Rolando Soliven who is the Group	
			Chief Audit Executive under the parent	
			company, PHINMA, Inc.	
			Atty. Alan T. Ascalon also serves as the	
			company's Chief Risk Officer.	
2. Board is primarily	Compliant.	Provide information on or	Assessment of the Chief Executive Officer,	
responsible for assessing the		reference to a document containing	Chief Risk Officer, Chief Compliance	
performance of Management		the Board's policy and responsibility	Officer and Chief Audit Executive is the	
led by the Chief Executive		for assessing the performance of	responsibility of the Board. This is found	
Officer (CEO) and the heads of		management.	on page 7 of the Manual on Corporate	
the other control functions			Governance and in the Board Assessment	
(Chief Risk Officer, Chief		Provide information on the	Policy and Procedures document.	
Compliance Officer and Chief		assessment processes and indicate		
Audit Executive).		frequency of assessment of	In first quarter 2018, the board assessed	
		performance.	the previous year's performance of the	
			CEO using a standard assessment	
			template. This assessment exercise shall	
			be conducted on an annual basis moving	
			forward.	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
			The COO is in charge of assessing the	
			performance of the Compliance Officer,	
			Chief Risk Officer and the Chief Audit	
			Executive, using the Balanced Scorecard	
			system, who then recommends the	
			performance assessment to the CEO. This	
			assessment exercise is conducted on an	
			annual basis.	
Recommendation 2.9				
1. Board establishes an	Compliant.	Provide information on or	The company has semi-annual	
effective performance		link/reference to a document	performance appraisal to align corporate	
management framework that		containing the Board's performance	goals with the setting and achievement of	
ensures that Management's		management framework for	targets on a per employee basis. In 2015,	
performance is at par with the		management and personnel.	the company's Human Resources Group	
standards set by the Board			implemented the Balanced Scorecard	
and Senior Management.			system in assessing performance. It aims	
			to eradicate subjectivity in terms of	
2. Board establishes an	Compliant.		employee evaluation and make	
effective performance			performance evaluation more standard.	
management framework that			Its successful implementation for the year	
ensures that personnel's			became the basis for employee salary	
performance is at par with the			increases in 2016. Thru the scorecard, the	
standards set by the Board			employees training and coaching needs	
and Senior Management.			are easily identified as well as monitored	
			thereby providing a solid background for	
			numeric ratings by year end. Its "critical	
			incident" component allows for	
			transparency in terms of learning	
			opportunities and action items.	
			Performance discussions also provides the	
			avenue for immediate managers to	
			communicate and align the performance	
			targets of the employee with the	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			company's goals and objectives for the ensuing year.	
Recommendation 2.10				
1. Board oversees that an appropriate internal control system is in place.	Compliant.	Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system.	The board's oversight responsibility on the company's internal control system is found on page 4 of the Manual on Corporate Governance. PHINMA's Group Internal Audit is an independent and objective assurance consulting team that is guided by a philosophy of adding value to improve the operations of the company. While Internal Audit and Control is the main function of the company's Internal Audit Department, adherence to the same is every employee's accountability. The Chief Audit	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant.		Executive reports functionally to the Board through the Audit Committee and administratively to Senior Management. The internal control system of the company includes any action taken by management, the board, and other parties to manage risk and increase the likelihood that established objectives and goals will be achieved. Management plans, organizes, and directs the performance of sufficient actions to provide reasonable assurance that objectives and goals will be achieved.	
3. Board approves the Internal Audit Charter.	Compliant.	Provide reference or link to the company's Internal Audit Charter.	The company's Internal Audit Charter is found in the company's website. http://www.phinmaenergy.com/ta/gover_nance/integrity-assurance-program/	
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.	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	The board's oversight responsibility on the company's enterprise risk management framework is found on page 5 of the Manual on Corporate Governance. The Risk Oversight Committee develops a formal enterprise risk management plan which contains well-defined risk	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
2. The risk management	Compliant.	framework.	management goals, objectives and	
framework guides the board			oversight, processes of assessing risks and	
in identifying units / business		Provide proof of effectiveness of	developing strategies to manage	
lines and enterprise level risk		risk management strategies, if any.	prioritized risks, designing and	
exposures, as well as the			implementing risk management strategies,	
effectiveness of risk			and continuing assessments to improve	
management strategies.			risk strategies, processes and measures.	
			The effectiveness of risk management	
			strategies undertaken by the company are	
			discussed on pages 21 to 31 in Annex D of	
			the 2017 Information Statement (SEC	
			Form 20 – IS) and in the Financial Risk	
			Management Objectives and Policies on	
			pages 113 to 123 of the 2017 Annual	
			Report Financial Statements.	
Recommendation 2.12				
1. Board has a Board Charter	Compliant.	Provide link to the company's	The company has a formal Board Charter	
that formalizes and clearly	Compliant.	website where the Board Charter is	that is found in the company's website.	
states its roles,		disclosed.	that is found in the company's website.	
responsibilities and		disclosed.	http://www.phinmaenergy.com/ta/gover	
accountabilities in carrying			nance/board-committees/	
out its fiduciary role.				
	0 " .			
2. Board Charter serves as a	Compliant.			
guide to the directors in the performance of their				
functions.				
Turictions.				
3. Board Charter is publicly	Compliant.			
available and posted on the				
company's website.				
Additional Recommendation				
to Principle 2				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
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 company's Insider Trading Policy is found in the company's website. http://www.phinmaenergy.com/ta/gover nance/integrity-assurance-program/	
Optional: Principle 2				
1. 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.		Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any.		
2. Company discloses the types of decision requiring board of directors' approval.	Compliant.	Indicate the types of decision requiring board of directors' approval and where these are disclosed.	Consistent with the Corporation Code of the Philippines, every corporate action are in general approved by the Board, unless delegated to the Executive Committee and/or covered by an officer's defined duties and functions.	

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 nominations and remuneration. The composition, functions and responsibilities of all committees established should be contained in a publicly available Committee.

Recommendation 3.1				
Board establishes board committees that focus on	Compliant.	Provide information or link/reference to a document	The board has established committees such as Corporate Governance and	
specific board functions to aid in the optimal performance of its roles and responsibilities.		containing information on all the board committees established by the company.	Related Party Transaction, Audit and Risk Oversight Committees.	
		,	Descriptions of the functions of the committees are found in the Manual of Corporate Governance, in the Corporate	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON- COMPLIANT	(REQUIRED)	(PROVIDED)	
			Governance section of the glossy Annual Report and in the company's website. http://www.phinmaenergy.com/ta/governance/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 Audit Committee's roles and responsibilities, including the duty to recommend the appointment and removal of the company's external auditor, are found in the Audit Committee Charter which is uploaded in the company's website. http://www.phinmaenergy.com/ta/governance/board-committees/	
2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant.	Provide information or link/reference to a document containing information on the members of the Audit Committee including their qualifications and type of directorship.	The Audit Committee is composed of 3 non-executive members of the board, two (2) of whom are independent directors, including the Chairman. They are Messrs. David L. Balangue (Chairman/Independent), Corazon dela Paz Bernardo (Independent) and Victor J. del Rosario (Non-Executive). The qualifications of the committee members are found on pages 37 to 41 of the glossy 2017 Annual Report and in the company's website. http://www.phinmaenergy.com/ta/governance/board-committees/	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
3. All the members of the	Compliant.	Provide information or	Information on the relevant background,	
committee have relevant		link/reference to a document	knowledge, skills, and/or experience of	
background, knowledge, skills,		containing information on the	the members of the Audit Committee are	
and/or experience in the		background, knowledge, skills,	found on pages 37 to 41 of the glossy 2017	
areas of accounting, auditing		and/or experience of the members	Annual Report, in their Certificates of	
and finance.		of the Audit Committee.	Independent Director and in the company's website.	
			http://www.phinmaenergy.com/ta/gover nance/board-committees/	
4. The Chairman of the Audit	Compliant.	Provide information or	The Chairman of the Audit Committee is	
Committee is not the		link/reference to a document	Mr. David L. Balangue who is an	
Chairman of the Board or any		containing information on the	independent director and is not the	
other committee.		Chairman of the Audit Committee.	Chairman of the Board or any other	
			committee. This is stated in the letter	
			disclosure to the regulators last April 2017	
			which lists the committee memberships of	
			the directors. The composition of the board committees is also found on page	
			32 of the glossy 2017 Annual Report.	
			The qualifications of the Chairman of the	
			Audit Committee are found on page 41 of	
			the glossy 2017 Annual Report, in the	
			Certificate of Independent Director and in	
			the company's website.	
			http://www.phinmaenergy.com/ta/gover	
			nance/board-committees/	
Supplement to				
Recommendation 3.2				
1. Audit Committee approves	Compliant.	Provide proof that the Audit	The Audit Committee, in its Audit	
all non-audit services		Committee approved all non-audit	Committee Report found on page 2 of the	
conducted by the external		services conducted by the external	2017 Annual Report Financial Statements,	
auditor.		auditor.	certifies that non-audit services and	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			related fees for their services were also reviewed and concluded that these fees are not significant to impair independence.	
2. Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Non-compliant	Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present.		The company believes that with the number, qualifications and the active role of the directors in the board, including its composition where majority of the board are non-executive directors, it satisfies the underlying principle of the recommendation that the board should be supported by committees in the effective performance of its functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns. Independent directors take on lead roles in board committees including the Audit Committee. The Audit Committee did not find any need to meet with the external audit team separately in 2017 as there have been no significant incident or transaction that required a separate meeting. The minutes of the meeting of committee meetings show proof of the discussions on material transactions or information.
Optional Recommendation 3.2				

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
1. Audit Committee meets at	Compliant.	Indicate the number of Audit	The Audit Committee had four (4)	
least four times during the		Committee meetings during the	meetings in 2017 and this information is	
year.		year and provide proof.	disclosed in the Audit Committee Report	
			on page 2 of the 2017 Annual Report	
			Financial Statements.	
2. Audit Committee approves		Provide proof that the Audit		
the appointment and removal		Committee approved the		
of the internal auditor.		appointment and removal of the		
		internal auditor.		
Recommendation 3.3				
1. Board establishes a	Compliant.	Provide information or reference to	The Board has established a Corporate	
Corporate Governance		a document containing information	Governance and Related Party	
Committee tasked to assist		on the Corporate Governance	Transactions Committee that includes the	
the Board in the performance		Committee, including its functions.	functions of the Nominations Committee.	
of its corporate governance			Further information on the Committee's	
responsibilities, including the		Indicate if the Committee	functions and responsibilities are	
functions that were formerly		undertook the process of	contained in its Charter found in the	
assigned to a Nomination and		identifying the quality of directors	company's website.	
Remuneration Committee.		aligned with the company's	http://www.phinmaenergy.com/ta/gover	
		strategic direction, if applicable.	nance/board-committees/	
2. Corporate Governance	Compliant.	Provide information or	As of December 31, 2017, the Corporate	
Committee is composed of at		link/reference to a document	Governance and Related Party	
least three members, all of		containing information on the	Transactions Committee was composed of	
whom should be independent		members of the Corporate	five (5) directors, three (3) of whom are	
directors.		Governance Committee, including	independent directors including the	
		their qualifications and type of	Chairman. In the organizational meeting of	
		directorship.	the board of directors on April 11, 2018,	
			the composition of the committee was	
			amended to four (4) members, all of	
			whom are independent directors. The	
			qualifications of the members of the	
			Corporate Governance and RPT	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			Committee are found on page 41 of the glossy 2017 Annual Report and in their Certificates of Independent Director found in the website. http://www.phinmaenergy.com/ta/governance/board-committees/	
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.	The Chairman of the Corporate Governance and Related Party Transactions Committee is Mr. Guillermo D. Luchangco, an independent director. The qualifications of the Chairman of the committee are found on page 41 of the glossy 2017 Annual Report and in their Certificates of Independent Director found in the website. http://www.phinmaenergy.com/ta/gover-nance/board-committees/	
Optional Recommendation 3.3				
Corporate Governance Committee meet at least twice during the year.		Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof.	The Corporate Governance and Related Party Transactions Committee held two (2) meetings in 2017 held on May 15 and August 8 with all five (5) members in attendance on both meetings. This information is also found on page 33 of the glossy 2017 Annual Report.	
Recommendation 3.4				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
1. 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) and its functions.	In 2017, the oversight of risk management and audit functions were originally performed by a single committee, the Audit and Risk Oversight Committee. These two functions were eventually separated and assigned to two distinct committees, the Audit Committee and Risk Oversight Committee (ROC). To facilitate the continuity of risk-related discussions, the Audit Committee continued to perform the risk oversight functions up to the end of 2017. The ROC held its initial meeting on February 26, 2018. Its board-approved charter, containing its functions, is found in the company's website. http://www.phinmaenergy.com/ta/governance/board-committees/	
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Compliant.	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship.	The Risk Oversight Committee is composed of three non-executive directors, two of whom are independent directors including the Chairman. The qualifications of the members of the Risk Oversight Committee are found on pages 39 to 41 of the glossy 2017 Annual Report and in the Certificates of Independent Director found in the website. http://www.phinmaenergy.com/ta/governance/board-committees/	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT		·	
3. The Chairman of the BROC	Compliant.	Provide information or	The Chairman of the Risk Oversight	
is not the Chairman of the		link/reference to a document	Committee is Mrs. Corazon dela Paz	
Board or any other		containing information on the	Bernardo who is not the Chairman of the	
committee.		Chairman of the BROC.	Board or any other committee. Her	
			qualifications are contained on page 41 of	
			the glossy 2017 Annual Report and in her	
			Certificate of Independent Director in the	
			company's website.	
			http://www.phinmaenergy.com/ta/gover	
			nance/board-committees/	
4. At least one member of the	Compliant.	Provide information or	The qualifications of the members of the	
BROC has relevant thorough		link/reference to a document	Risk Oversight Committee are found on	
knowledge and experience on		containing information on the	pages 39 to 41 of the glossy 2017 Annual	
risk and risk management.		background, skills and/or	Report and in the Certificates of	
		experience of the members of the	Independent Director found in the	
		BROC.	website.	
			http://www.phinmaenergy.com/ta/gover	
			nance/board-committees/	
Recommendation 3.5				
1. Board establishes a Related	Compliant.	Provide information or	The Board has established a Corporate	
Party Transactions (RPT)		link/reference to a document	Governance and Related Party	
Committee, which is tasked		containing information on the	Transactions Committee tasked with	
with reviewing all material		Related Party Transactions (RPT)	reviewing all material related party	
related party transactions of		Committee, including its functions.	transactions of the company. Further	
the company.			information on the Committee's functions	
			and responsibilities are contained in its	
			Charter found in the company's website.	
			http://www.phinmaenergy.com/ta/gover	
			nance/board-committees/	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant.	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.	The Corporate Governance Committee also carries out the functions of the recommended RPT Committee. As of December 31, 2017, the company's Corporate Governance and RPT Committee was composed of five (5) members, three (3) of which were Independent Directors. Following the organizational meeting held last April 11, 2018, the composition of the committee was changed to four (4) independent directors. The qualifications of the members of the Corporate Governance and RPT Committee are found on page 41 of the glossy 2017 Annual Report and in their Certificates of Independent Director found in the website. http://www.phinmaenergy.com/ta/governance/board-committees/	
Recommendation 3.6				
1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant.	Provide information 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.	The charters of the committees contain their functions and responsibilities including the profiles of membership. All these become the basis for the committee's self-assessment process at the end of the year. The charters of each committee are found in the company's website.	
2. Committee Charters provide standards for evaluating the performance of the Committees.	Compliant.		http://www.phinmaenergy.com/ta/gover nance/board-committees/	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
3. Committee Charters were	Compliant.	Provide link to company's website	Please see the links below to the company	
fully disclosed on the		where the Committee Charters are	website for the Committee Charters:	
company's website.		disclosed.		
			http://www.phinmaenergy.com/ta/gover	
			nance/board-committees/	
			time and attention recognized are neglectly and	

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	Compliant.	Provide information or	The company adopted the guidelines	
actively participate in all		link/reference to a document	issued by the SEC in 2001 for the conduct	
meetings of the Board,		containing information on the	of teleconferencing and video	
Committees and shareholders		process and procedure for	conferencing i.e. conferences or meetings	
in person or through tele-		tele/videoconferencing board	through electronic medium or	
videoconferencing conducted		and/or committee meetings.	telecommunications where participants	
in accordance with the rules			are not physically present.	
and regulations of the				
Commission.		Provide information or link/reference to a document containing information on the attendance and participation of directors to Board, Committee and shareholders' meetings.	The directors' attendance to the board meetings held in 2017 are found on page 2 Annex A of the 2017 Information Statement (SEC Form 20 – IS) and on page 32 of the glossy 2017 Annual Report. The directors' attendance to committee meetings are discussed on page 33 of the glossy 2017 Annual Report. Their attendance to the shareholders' meeting are found in the minutes of ASM as posted in the company's website.	
			http://www.phinmaenergy.com/ta/disclo	
			sures_download.php?id=1324	
2. The directors review	Compliant.		Directors are sent and review materials	
meeting materials for all			sent for Board and Committee meetings	
			and in fact ask questions thereon.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
Board and Committee meetings. 3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant.	Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors.	Minutes of Committee and Board meetings document the questions and discussions of the board. Records of the minutes of the meetings of the Board are maintained by the Corporate Secretary.	
Recommendation 4.2 1. Non-executive directors	Compliant.	Disclose if the company has a policy	In March 2018, the company further	
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.		setting the limit of board seats that a non-executive director can hold simultaneously. Provide information or link/reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies.	amended its Manual on Corporate Governance to adopt the limit on board seats of Non-Executive Directors to publicly-listed companies to five (5) seats. This policy statement is found on page 16 of the Manual. As of December 31, 2017, the seats of non-executive directors of the company to publicly-listed companies do not exceed the limit. The directorships of the company's directors in both listed and non-listed companies are found on pages 6 to 8 of the 2017 Information Statement (SEC Form 20 - IS), on pages 39 to 41 of the glossy 2017 Annual Report and in the Certificates of Independent Directors found in the company's website. http://www.phinmaenergy.com/ta/gover-nance/board-committees/	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
Recommendation 4.3				
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.	As of reporting date, the board through its Corporate Secretary has received a letternotification from Independent Director, Mrs. Corazon S. de La Paz-Bernardo, of her election as Corporate Secretary of Del Monte Philippines, Inc. (DMPI) effective April 20, 2018. DMPI, as stated in the letter, has a pending registration and listing application in the SEC and the Philippine Stock Exchange. The letter also states that the election is subject to confirmation of the SEC. Other than said letter, the Corporate Secretary has not received any written notification from directors of their acceptance of a directorship in another company.	
Optional Principle 4				
1. Company does not have executive directors who serve in more than two boards of listed companies outside of the group.				
2. Company's schedules board of directors meetings before the start of the financial year.	Compliant.		A proposed schedule of board meetings for the entire year is sent out to all directors at the start of the year. Requests for resetting are considered and the notice of the actual board meeting date is sent out at least a week before the meeting.	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
3. Board of directors meet at	Compliant.	Indicate the required number of	The Board of Directors held seven (7)	
least six times during the year.		board meetings during the year and	regular, two (2) special and one (1)	
		provide proof.	organizational meetings in 2017. The	
			details of the matters taken up during the	
			meetings are included in Annex C of the	
			2017 Information Statement (SEC Form 20	
			– IS) found in the company's website.	
			hater the constitution and the table to	
			http://www.phinmaenergy.com/ta/disclosures_download.php?id=1322	
			sures_download.pnp?id=1322	
4. Company requires as		Indicate the required minimum	Board decisions are always made during	
minimum quorum of at least		quorum for board decisions.	board meetings. Items such as the	
2/3 for board decisions.		'	approval of minutes of previous board	
			meeting, adjournment, etc. are approved	
			by the Board. Requiring at least 2/3	
			quorum for Board decisions will thus apply	
			to approval even of matters taken up in	
			due course. Until such time as the	
			Corporation is able to identify specific	
			decisions that, to the benefit of the	
			Corporation and its stockholders, should	
			require 2/3 quorum, the current majority	
			quorum requirement is implemented. In	
			any event, the company has four (4)	
			Independent Directors to ensure	
			protection of stockholder and stakeholder	
			interest.	
Principle 5: The board should e	ndeavour to exerc	ise an objective and independent judg	ment on all corporate affairs.	
Recommendation 5.1				
The Board has at least 3	Compliant.	Provide information or	As of December 31, 2017, the board was	
independent directors or such		link/reference to a document	composed of 11 directors, four (4) of	
number as to constitute one		containing information on the	whom are Independent Directors. This	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
third of the board whichever is higher.		number of independent directors in the board.	information is also found on page 12 of the 2017 Information Statement (SEC Form 20 – IS), on page 41 of the glossy Annual report and in the company's website. http://www.phinmaenergy.com/ta/our-company/board-of-directors/	
Recommendation 5.2				
1. 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 independent directors.	The qualifications of the company's elected Independent Directors are found in their respective Certificates of Independent Directors attached to the SEC Form 20 - Information Statement, on page 41 of the glossy Annual report and in the company's website. http://www.phinmaenergy.com/ta/our-company/board-of-directors/	
Supplement to Recommendation 5.2				
1. Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant.	Provide information or link/reference to a document containing information that directors are not constrained to vote independently.	The company has no shareholder agreements, by-laws provisions or other arrangements that constrain the directors' ability to vote. Directors are expected to exercise independent judgment in performing their duties and responsibilities, including when voting on board matters. The by-laws of the company can be found in the company's website.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			http://www.phinmaenergy.com/ta/our-company/articles-of-incorporation-bylaws-and-all-amendment/	
Recommendation 5.3				
The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant.	Provide information or link/reference to a document showing the years IDs have served as such.	The period of service that the Independent Directors have served in such capacity is found in their Certificate of Independent Director attached to the 2017 Information Statement (SEC Form 20 – IS) and on page 41 of the glossy Annual Report found in the website. On the average, the independent directors of the company has served no more than five (5) years from 2012. http://www.phinmaenergy.com/ta/our-	
2. 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.	In March 2018, the company further amended its Manual on Corporate Governance to implement the cumulative term limit of nine years (reckoned from 2012) for Independent Directors. This policy statement is found on page 15 of the Manual.	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and	Compliant.	Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting.	As of reporting date, the company's independent directors have not exceeded the nine-year limit. The company keeps track of the period of service rendered by its Independent Directors counted from reckoning date of 2012. The company will	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
seeks shareholders' approval during the annual shareholders meeting.			provide meritorious reasons and seek stockholders' approval when such condition happens.	
Recommendation 5.4				
1. The positions of Chairman of the board and Chief Executive Officer are held by separate individuals.	Compliant.	Identify the company's Chairman of the Board and Chief Executive Officer	The Chairman of the Board is Mr. Ramon R. Del Rosario, Jr. and the Chief Executive Officer is Dr. Francisco L. Viray.	
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.	The roles and responsibilities of the Chairman of the Board and the Chief Executive Officer are contained in the Manual on Corporate Governance and the Performance Assessment templates. http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf The Chairman of the Board presides at all meetings of the Board of Directors and stockholders. The Chairman is responsible for leadership in the Board. The Chief Executive Officer is responsible for the general supervision of the company's business, properties and affairs and managing it within the authorities delegated by the Board.	
Recommendation 5.5				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
1. If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	Non-Compliant.	Provide information or link/reference to a document containing information on a lead independent director and his roles and responsibilities, if any. Indicate if Chairman is independent.		The company believes that with the number, qualifications and the active role of non-executive and independent directors in the board, the underlying principle of the recommendation that the board should endeavour to exercise an objective and independent judgment on all corporate affairs is satisfied despite the Chairman not being an independent director and a lead director has not been assigned. Independent directors take leading roles in the board committees such as the Audit, Risk Oversight and Corporate Governance and RPT. Further, for other committees, there is at least one independent director as member. The Chairman and the CEO positions are held by separate individuals. Further, the company employs the services of an external firm to act as the Corporate Secretary of the board.
Recommendation 5.6				,
1. Directors with material interest in transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant.	Provide proof of abstention, if this was the case.	There was no material transaction that required abstention from any director.	
Recommendation 5.7				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
1. 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 directors present. 2. The meetings are chaired by the lead independent director.	Non- Compliant. Non- Compliant.	Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings.		The company believes that with the number, qualifications and the active role of non-executive and independent directors in the board, the underlying principle of the recommendation that the board should endeavour to exercise an objective and independent judgment on all corporate affairs is satisfied. Independent directors take leading roles in the board committees including the Audit Committee. The Non-Executive Directors (NEDs) did not find any need to meet separately in 2017 as there have been no significant incident or transaction that required a separate meeting with external audit and internal audit. The minutes of committee
				meetings show proof on discussion of material transactions or information. The NEDs are fully aware that they may request for separate meetings with audit, compliance and risk functions should there be a need to do so. In March 2018, the Audit Committee Charter has been revised to explicitly include this recommendation.
Optional Principle 5				
1. None of the directors is a former CEO of the company in the past 2 years.		Provide name/s of company CEO for the past 2 years.		

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.

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
Recommendation 6.1				
1. 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 Committees.	The board self-assessment exercise for the year 2017 was conducted in the 1st quarter of 2018 which included the assessment of the Board as a body, the	
2. The Chairman conducts a self-assessment of his performance.	Compliant.		Individual Directors, the Chief Executive Officer and the Chairman. The Audit Committee conducted its assessment covering the year 2017 on March 5, 2018.	
3. The individual members conduct a self-assessment of their performance.	Compliant.		Samples of self-assessment templates are uploaded in the company's website. http://www.phinmaenergy.com/ta/gover	
4. Each committee conducts a self-assessment of its performance.	Compliant.		nance/board-committees/	
5. Every three years, the assessments are supported by an external facilitator.	Non- Compliant.	Identify the external facilitator and provide proof of use of an external facilitator.		The company has started its board self- assessment for 2017 performance in the 1 st quarter of 2018. The board will employ the services of an external facilitator on the third year or 2020 as it deems necessary to assist in the performance assessments.
Recommendation 6.2				

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
·	COMPLIANT	, , ,	, ,	
1. Board has in place a system	Compliant.	Provide information or	The Board adopted a self-assessment	
that provides at the minimum		link/reference to a document	performance evaluation process that used	
criteria and process to		containing information on the	a five-point rating scale (1-Excellent to 5-	
determine the performance		system of the company to evaluate	Needs Improvement) to score the	
of the Board, individual		the performance of the board,	performance of the Board as a body, the	
directors and committees.		individual directors and	individual directors, the Chief Executive	
		committees, including a feedback	Officer and the Chairman of the Board.	
		mechanism from shareholders.	The key areas of governance in these	
			assessments are based on the duties and	
			responsibilities listed in the Manual on	
			Corporate Governance, Charters and	
			relevant company policies are:	
			- Composition and Quality of the Board	
			- Conduct of Board Meetings	
			- Duties and Responsibilities	
			The Board Assessment Policy and	
			Procedure document including the	
			templates are uploaded in the company's	
			website.	
			http://www.phinmaenergy.com/ta/gover	
			nance/board-committees/	
2. The system allows for a	Compliant.		The assessment was conducted only in	
feedback mechanism from the			2018. During the Annual Shareholders	
shareholders.			Meeting, shareholders can raise any	
			comment on board's performance. The	
			board opens the floor for any questions on	
			the company operations and performance	
			of the board.	
			Feedback from shareholders may also be	
			done through the Investor Relations Office	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			of the company, the contact details of which are included in the glossy annual report and in the website.	
-	oard are duty-boun	d to apply high-ethical standards, takin	ng into account the interests of all stakeholders.	
Recommendation 7.1				
1. Board adopts a Code of Business Conduct and Ethics which provide standards for professional and ethical behaviour, 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.	The Code of Business Conduct and Ethics of the company contains policies on professional decorum, conflict of interest and penalties for violations. Directors, officers and employees are required to always act in the best interest of the company. As a matter of policy, every director, officer and employee of the company should avoid any situation that could interfere or appear to interfere with their independent judgment in performing their duties. The Code of Business Conduct and Ethics is found in the company's website	
			http://www.phinmaenergy.com/ta/gover nance/integrity-assurance-program/	
2. The Code is properly disseminated to the Board, senior management and employees.	Compliant.	Provide information on or discuss how the company disseminated the Code to its Board, senior management and employees.	The Manual on Corporate Governance is available to all directors and employees in the website. The Employee Handbook are provided to employees and officers of the company to serve as their guide. For directors and management, an orientation on the PHINMA Group Code of Business Conduct and Ethics was conducted in 2017. Yearly, the Integrity Assurance team requires the submission of the Integrity	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			Assurance Form (disclosure form) by all directors, officers and employees. Lastly, policies under the Integrity Assurance Program are also uploaded to the company's website. http://www.phinmaenergy.com/ta/governance/integrity-assurance-program/	
3. 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.	The company's Code of Business Conduct and Ethics is found in the company's website. http://www.phinmaenergy.com/ta/gover_nance/integrity-assurance-program/	
Supplement to Recommendation 7.1				
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	The company's anti-bribery and corruption policies are contained in its Gifts and Gratuities Policy under the Code of Business Conduct and Ethics. http://www.phinmaenergy.com/ta/gover_nance/integrity-assurance-program/	
Recommendation 7.2				

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION	
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)		
	COMPLIANT				
1. Board ensures the proper	Compliant.	Provide proof of implementation	The implementation and strict compliance		
and efficient implementation		and monitoring of compliance with	of the company's code of ethics is		
and monitoring of compliance		the Code of Business Conduct and	overseen by the Integrity Assurance and		
with the Code of Business		Ethics and internal policies.	Human Resource Teams.		
Conduct and Ethics.					
			The Integrity Assurance Team is in charge		
			of confirming that all covered officers and		
			employees required to fill-up and submit		
			the Confidential Disclosure Form and		
			Conflict of Interest Certification upon		
			employment and every year thereafter		
			complies with the same. In instances when		
			any of the information disclosed has		
			changed, the covered officer or employee		
			has the obligation to amend his		
			Confidential Disclosure Form accordingly.		
			The form details information regarding		
			aspects of an employee's personal and/or		
			professional dealings that may be in		
			conflict with the said program.		
			The Human Resources Team deals with		
			guaranteeing that all employees are made		
			aware of the Company's core values,		
			prescribed work attitude as well as		
			penalties and sanctions to be incurred in		
			the event of a violation.		
2. Board ensures the proper	Compliant.	Indicate who are required to	The Code of Business Conduct and Ethics		
and efficient implementation	•	comply with the Code of Business	applies to all directors, officers and		
and monitoring of compliance		Conduct and Ethics and any findings	employees of the company including its		
with company internal		on non-compliance.	vendors and suppliers.		
policies.		-			
	DISCLOSURE AND TRANSPARENCY				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
Principle 8: The company shoul	d establish corpor	ate disclosure policies and procedures	that are practical and in accordance with the	best practices and regulatory expectations.
Recommendation 8.1				
1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	Compliant.	Provide information on or link/reference to the company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders	The Corporate Disclosures Procedure Manual describes the standard procedures to be followed in the management of required corporate disclosures in compliance with PSE and SEC rules and regulations. The procedure manual also covers the submission of information on transactions / dealings of directors and officers on the company's securities. The procedure manual applies to all officers and employees of the company in charge of corporate disclosure responsibilities. The procedure manual details the disclosure process including the work instructions, identifying the assigned person for disclosure, the deadlines per type of disclosures and sources of data for the reports. The company's policies and procedures on corporate disclosure are found in the Manual on Corporate Governance and detailed in the Corporate Disclosure Procedure Manual which are uploaded to the company's website. http://www.phinmaenergy.com/ta/wp- content/uploads/2014/12/Manual-on- Corporate-Governance-PHINMA-Energy- Corporation-Revised-Feb-2018.pdf	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			http://www.phinmaenergy.com/ta/wp- content/uploads/2014/12/PHEN- Corporate-Disclosure-Procedure- Manual.pdf	
Supplement to Recommendations 8.1				
1. Company distributes or makes available annual or quarterly consolidated reports, cash flow statements and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.	Compliant.	Indicate the number of days within which the consolidated and interim reports were published, distributed or made available from the end of the fiscal year and end of the reporting period, respectively.	The company complies with the SEC-mandated deadline in filing its Annual Report (SEC Form 17-A) which is within 105 calendar days from end of the Fiscal Year. The quarterly reports are submitted within 45 calendar days from end of quarter. The company believes that it complies with the principle of the recommendation on having disclosure policies and procedures that are practical and in accordance with the best practices and regulatory expectations. Given the degree of accuracy, scope and details required in the SEC Form 17-A, the company believes that 90 days will not be practical and possible to complete the report.	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
2. Company discloses in its	Compliant.	Provide link or reference to the	The company's controlling shareholders	
annual report the principal		company's annual report where the	and cross-holdings among company	
risks associated with the		following are disclosed:	affiliates are found on pages 78 to 79 and	
identity of the company's		1. principal risks to minority	on pages 87 to 88 of the Annual Report	
controlling shareholders; the		shareholders associated with the	(SEC Form 17-A). None of the directors and	
degree of ownership		identity of the company's	officers own five percent (5%) or more of	
concentration; cross-holdings		controlling shareholders;	the outstanding capital stock of the	
among company affiliates;		2. cross-holdings among company	company.	
and any imbalances between		affiliates; and		
the controlling shareholders		3. any imbalances between the		
voting power and overall		controlling shareholders' voting		
equity position in the		power and overall equity position in		
company.		the company.		
Recommendation 8.2				
1. Company has a policy	Compliant.	Provide information on or	The company's Corporate Disclosure policy	
requiring all directors to	-	link/reference to the company's	requires that all directors and principal	
disclose/report to the		policy requiring directors and	officers shall submit the duly signed and	
company any dealings in the		officers to disclose their dealings in	accomplished SEC Form 23-B (Report on	
company's shares within		the company's share.	Beneficial Ownership) to the Compliance	
three business days.			unit within 24 hours from transaction	
			date. This policy statement is found on	
			page 6 of the Corporate Disclosure	
			Procedure Manual which is uploaded to	
			the website.	
2. Company has a policy	Compliant.			
requiring all officers to		Indicate actual dealings of directors	http://www.phinmaenergy.com/ta/wp-	
disclose/report to the		involving the corporation's shares	content/uploads/2014/12/PHEN-	
company any dealings in the		including their nature,	Corporate-Disclosure-Procedure-	
company's shares within		number/percentage and date of	Manual.pdf	
three business days.		transaction.	The company's public ownership report as	
			of March 31, 2018 and SEC 23 B reports of	
			directors and officers that dealt in the	
			and distributed that dealt in the	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			company's shares are uploaded to the website.	
			http://www.phinmaenergy.com/ta/invest or-relations/disclosures/	
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 buyback 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.	The company's conglomerate map is enclosed as Attachment III to the 2017 Information Statement (SEC Form 20 – IS) and also found in the website. http://www.phinmaenergy.com/ta/our-company/group-corporate-structure/ The company's directors, officers and controlling shareholders submit their SEC Form 23-B within the required date or on a monthly basis as applicable. The company's Top 100 Shareholders and Public Ownership Report are uploaded in the website. http://www.phinmaenergy.com/ta/invest or-relations/disclosures/	
Recommendation 8.3				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON-	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
·	COMPLIANT	, ,	, ,	
1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications and assess any potential conflict 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.	Information on directors' academic qualifications, membership in other boards, other executive positions, professional experience and expertise are found on pages 9 to 12 of the 2017 Information Statement (SEC Form 20 - IS), on pages 37 to 41 of the glossy 2017 Annual Report and in their Certificates of Independent Director found in the website. http://www.phinmaenergy.com/ta/our-company/board-of-directors/ The directors' shareholdings in the company are disclosed on page 5 of the 2017 Information Statement (SEC Form 20 - IS) and on page 79 of the Annual Report (SEC Form 17-A) found in the website. http://www.phinmaenergy.com/ta/invest or-relations/disclosures/	
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications and assess any potential conflict 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.	Information on key officers' academic qualifications, membership in other boards, other executive positions, professional experiences and expertise are found on pages 9 to 12 of the of the 2017 Information Statement (SEC Form 20 - IS) and on page 69 to 72 of the Annual Report (SEC Form 17-A). The officers' shareholdings in the company are disclosed on page 5 of the 2017 Information Statement (SEC Form 20 - IS) and on page 79 of the Annual Report (SEC Form 17-A).	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON-	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
rivactice / robict	COMPLIANT	(NEQUINED)	(FROVIDED)	
Recommendation 8.4				
1. Company provides a clear disclosure of its policies and procedures for setting Board remuneration, including the level and mix of the same.	Compliant.	Disclose or provide link reference to the company policy and practice for setting board remuneration.	The company's practice for setting board remuneration is provided on page 28 of the 2017 Information Statement (SEC Form 20 – IS). http://www.phinmaenergy.com/ta/invest or-relations/disclosures/	
2. Company provides a clear disclosure of its policies and procedures 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.	The company's practice for setting executive remuneration is provided on page 29 of the 2017 Information Statement (SEC Form 20 – IS). http://www.phinmaenergy.com/ta/invest or-relations/disclosures/	
3. Company discloses the remuneration on an individual basis, including termination and retirement provision	Non-compliant	Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.		The company discloses the remuneration of directors and principal officers on an aggregate basis. As required in the Revised Code of Corporate Governance, the company discloses fixed and variable compensation paid to its directors and top four management officers on page 28 of Annual Report. We believe that this submission should comply with the spirit of the recommendation without risk to the aforementioned directors and CEO (SEC Form 17-A).

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
Recommendation 8.5				http://www.phinmaenergy.com/ta/invest or-relations/disclosures/
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.	The Related Party Transaction Policy is uploaded in the company's website. http://www.phinmaenergy.com/ta/wp-content/uploads/2015/01/TA-Oil-Related-Party-Transactions-Policy.pdf RPT policies are also found on page 11 of the company's Manual on Corporate Governance uploaded to the company's website. http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
·	COMPLIANT	, , ,	, ,	
2. Company discloses material	Compliant.	Provide information on all RPTs for	The company disclosed the significant	
or significant RPTs reviewed		the previous year or reference to a	related party transactions entered into by	
and approved during the year.		document containing the following	the company on pages 14 to 23 of 2017	
		information on all RPTs:	Information Statement (SEC Form 20 – IS).	
		1. name of the related	http://www.phinmaenergy.com/ta/invest	
		counterparty;	or-relations/disclosures/	
		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		
Supplement to				
Recommendation 8.5				
1. Company requires directors	Compliant.	Indicate where and when directors	There were no transactions that posed	
to disclose their interests in		disclose their interests in	conflict of interest that required	
transactions or any other		transactions or any other conflicts	abstention from any director.	
conflicts of interests.		of interests.		
Optional Recommendation 8.5				
1. Company discloses that	Compliant.	Provide link or reference where this	The significant related party transactions	
RPTs are conducted in such a		is disclosed, if any.	entered into by the company with its	
way to ensure that they are			associates under common control are	
fair and at arms' length			disclosed on pages 14 to 23 of 2017	
			Information Statement (SEC Form 20 – IS)	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			and on pages 79 to 86 of the Annual Report (SEC Form 17-A). http://www.phinmaenergy.com/ta/invest or-relations/disclosures/ These RPTs are all in compliance with the RPT policies of the company that includes terms that are at fair and arms-length basis.	
Recommendation 8.6				
1. Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.	Compliant.	Provide link or reference where this is disclosed.	Material information or transactions disclosed by the company to SEC and PSE through SEC Form 17-C are uploaded to the company's website. http://www.phinmaenergy.com/ta/invest or-relations/disclosures/ The company has a Corporate Disclosures Manual which directors and key management are required to follow.	
2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.		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 company did not carry out any material acquisition or disposal of assets in 2017.	
Supplement to Recommendation 8.6				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control ownership, and strategic direction of the company.	Compliant.	Provide link or reference where those are disclosed.	There are no shareholder agreements that may impact on the control, ownership and strategic direction of the company.	
Recommendation 8.7				
1. Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant.	Provide link to the company's website where the Manual on Corporate Governance is posted.	The company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance found in the website. http://www.phinmaenergy.com/ta/wp-	
2. Company's MCG is submitted to the SEC and PSE.	Compliant.		content/uploads/2014/12/Manual-on- Corporate-Governance-PHINMA-Energy- Corporation-Revised-Feb-2018.pdf	
3. Company's MCG is posted on its company website.	Compliant.		The Manual on Corporate Governance is complemented by the Corporate Disclosure Manual which describes the standard procedures to be followed in the management of required corporate disclosures in compliance with applicable rules and regulations.	
Supplement to Recommendation 8.7				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
1. Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant.	Provide proof of submission	The Manual on Corporate Governance was amended in 2017 to comply with the new Code of Corporate Governance and the amended manual was submitted to the PSE and SEC in May 2017. The Manual was further amended in March 2018. Copies of the revised manual were submitted to the PSE and SEC in the same month. http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf	
Optional: Principle 8				
1. Does the company's Annual Report disclose the following information:		Provide link or reference to the company's Annual Report containing the said information.	The company's 2017 Annual Report is uploaded in its website. http://www.phinmaenergy.com/ta/	
a. Corporate Objectives	Compliant.		http://www.phinmaenergy.com/ta/invest	
b. Financial performance indicators	Compliant.		or-relations/disclosures/	
c. Non-financial performance indicators	Compliant.			
d. Dividend policy	Compliant.			
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant.			

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON- COMPLIANT	(REQUIRED)	(PROVIDED)	
f. Attendance details of each	Compliant.			
director in all directors				
meetings held during the year				
g. Total remuneration of the	Compliant.			
board of directors				
2. The Annual Report contains	Compliant.	Provide link or reference where this	The Company substantially complies with	
a statement confirming the		is contained in the Annual Report.	the principles and best practices contained	
company's full compliance			in the Code of Corporate Governance.	
with the Code of Corporate			As of December 31, 2017, there were no	
Governance and where there			sanctions imposed on any director, officer	
is non-compliance, identifies			or employee for non-compliance.	
and explains reason for each such issue.				
such issue.			This information is also disclosed in the	
			Corporate Governance section on page 31	
			of the glossy 2017 Annual Report.	
			http://www.phinmaenergy.com/ta/	
3. The Annual Report / Annual	Compliant.	Provide link or reference where this	The Audit Committee assists the board in	
CG Report discloses that the		is contained in the Annual Report.	its oversight responsibilities on financial	
board of directors conducted			reporting process, assessment of internal	
a review of the company's			controls, the audit process, risk	
material controls (including			management process, and the company's	
operational, financial and			process for monitoring compliance with	
compliance controls) and risk			laws and regulations. The Audit	
management systems.			Committee discloses on page 2 of the 2017	
			Annual Report – Financial Statements that it has reviewed the audit reports	
			submitted by the Group Internal Audit and	
			found that the company's internal control	
			system is adequate and effective. Up to	
			the end of 2017, the risk oversight	
			function was performed by the Audit	
			Committee. The committee certifies that it	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			held meetings to review key emerging risks.	
4. The Annual Report / Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	Compliant.	Provide link or reference where this is contained in the Annual Report.	In accordance with its Charter, the Group Internal Audit performs various internal control reviews of the company, its subsidiaries and affiliates. Based on the reviews, Group Internal Audit reported that overall controls are adequate and effective. The Audit Committee disclosed that the company's internal control system are adequate and effective in the Audit Committee Report found on page 2 of the 2017 Annual Report – Financial Statements.	
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, and economic).	Compliant.	Provide link or reference where these are contained in the Annual Report.	The risks related to the company's business and operations are discussed on pages 22 to 32 of the Annual Report (SEC Form 17-A). http://www.phinmaenergy.com/ta/invest or-relations/disclosures/	
Principle 9: The company shoul auditor's independence and en			external auditor, and exercise effective overs	ight of the same to strengthen the external
Recommendation 9.1				
1. Audit Committee has a robust process for approving and recommending the	Compliant.	Provide information or link/reference to a document containing information on the	The Audit Committee is tasked to review the annual assessment of external auditor prepared by management which becomes	

the basis for the recommendation for re-

appointment of the external auditor for

the succeeding year.

process for approving and

of the external auditors.

recommending the appointment,

reappointment, removal and fees

appointment, reappointment,

removal and fees of the

external auditors.

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			http://www.phinmaenergy.com/ta/gover nance/board-committees/	
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, removal and fees of the external auditors.	The Audit Committee in its report to the Board of Directors proposes the retention of the external auditor for the subsequent year. This is found on page 2 of the 2017 Annual Report – Financial Statements. The percentage of shareholders that ratified the appointment is recorded in the Minutes of Annual Stockholders' Meeting uploaded in the company's website. http://www.phinmaenergy.com/ta/disclosures_download.php?id=1324	
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.	Provide information or link/reference to a document containing the company's reason for removal or change of external auditor.	There has been no cause for the removal of the external auditor for the past 5 years.	
Supplement to Recommendation 9.1				
1. Company has a policy of rotating the lead audit partner every five years.	Compliant.	Provide information or link/reference to a document containing the policy of rotating the lead audit partner every five years.	Ms. Marydith C. Miguel, the lead auditor since 2012, has ended her engagement with the company effective CY 2017 and will be replaced by Ms. Dolly Miguel starting CY 2018. The policy is found in the Audit Committee Charter.	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON- COMPLIANT	(REQUIRED)	(PROVIDED)	
			http://www.phinmaenergy.com/ta/gover	
			nance/board-committees/	
Recommendation 9.2				
Audit Committee Charter includes the Audit Committee's responsibility on:	Compliant.	Provide link/reference to the company's Audit Committee Charter	These responsibilities are all contained in the Audit Committee Charter and is in the company's website.	
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.			http://www.phinmaenergy.com/ta/governance/board-committees/	
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant.	Provide link/reference to the company's Audit Committee Charter	This responsibility is contained in the Audit Committee Charter and is in the company's website. http://www.phinmaenergy.com/ta/governance/board-committees/	
Supplement to				
Recommendation 9.2				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
1. Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties and valuations of such transactions.	Compliant.	Provide link/reference to the company's Audit Committee Charter	This responsibility is contained in the Audit Committee Charter and is in the company's website. http://www.phinmaenergy.com/ta/gover_nance/board-committees/	
2. Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant.	Provide link/reference to the company's Audit Committee Charter	This responsibility is contained in the Audit Committee Charter and is in the company's website. http://www.phinmaenergy.com/ta/governance/board-committees/	
Recommendation 9.3				
1. 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.	The non-audit fees paid by the company for the conduct of the Corporate Governance training of its directors and officers is on page 65 of the Annual Report (SEC Form 17-A).	
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Compliant.	Provide link or reference to guidelines or policies on non-audit services	Non-audit services and related fees for the services of external auditors were reviewed by the Audit Committee and were found to be not significant to impair independence. The guidelines on engaging non-audit services is found in the Audit Committee Charter. http://www.phinmaenergy.com/ta/governance/board-committees/	
Supplement to Recommendation 9.3				

1. Fees paid for non-audit services do not outweigh the fees paid for audit services.	COMPLIANT / NON- COMPLIANT Compliant.	ADDITIONAL INFORMATION (REQUIRED) Provide information on audit and non-audit fees paid.	ADDITIONAL INFORMATION (PROVIDED) Breakdown of audit and non-audit fees in 2017: Audit Fees: P1,200,000.00 Non-Audit Fees: P57,837.21	EXPLANATION
Additional Recommendation to Principle 9			11011 Audit 1 CC3. 1 37,037.22	
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.	The company's external lead auditor is duly accredited by the SEC under Group A Category. Below are the information on the company's external auditor: 1. Marydith C. Miguel 2. SEC Accreditation No. 0087-AR-4 (Group A) 3. May 1, 2016 4. May 1, 2019 5. Sycip Gorres Velayo & Co. / 6760 Ayala Avenue 1226 Makati City Philippines / 891 0307	
2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	Compliant.	Provide information on company's external auditor, such as: 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.	The company's external auditor has not been selected for the SOAR inspection of the SEC.	
Principle 10: The company shows Recommendation 10.1	uld ensure that the	material and reportable non-financia	l and sustainability issues are disclosed.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON-	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
1101011027102101	COMPLIANT	(202)	(1.1.001323)	
1. Board has a clear and	Compliant	Disclose or provide link on the	Promoting social responsibility initiatives,	
focused policy on the		company's policies and practices on	with specific focus on community	
disclosure of non-financial		the disclosure of non-financial	development, social progress, and	
information, with emphasis		information, including EESG issues.	environmental management, in	
on the management of			accordance with all pertinent Philippine	
economic, environmental,			laws, rules and regulations is one of the	
social and governance (EESG)			duties and responsibilities of the board as	
issues of its business, which			mentioned on page 4 of the company's	
underpin sustainability.			Board Charter.	
			http://www.phinmaenergy.com/ta/our-	
			company/board-of-directors/	
			While a focused policy on formal	
			sustainability reporting have yet to be	
			adopted, the company ensures that it	
			reports on material and reportable non-	
			financial and sustainability information in	
			company disclosures such as in the 2017	
			Information Statement (SEC Form 20 – IS),	
			2017 Annual Report (SEC Form 17-A) and	
			2017 glossy Annual Report. The company	
			also provides for a dedicated page on its	
			website to report on its Corporate Social	
			Responsibility programs.	
			http://www.phinmaenergy.com/ta/social-	
			responsibility/	
			The company's disclosure on non-financial	
			information, including matters on	
			economic, environmental, social and	
			governance (EESG) issues that concern its	
			business are found in the following:	
			2017 Information Statement (SEC Form 20	
			- IS)	
			Dependence on Environmental Factors Appear Description	
			Factors – Annex D page 6	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
	COMPLIANT		 Regulatory Framework – Annex D pages 8 to 19 Environmental Laws – Annex D page 19 Human Capital – Annex D pages 19 to 20 Corporate Social Responsibility – Annex D pages 20 to 21 2017 Annual Report (SEC Form 17-A) Dependence on Environmental Factors – page 7 Regulatory Framework – pages 8 to 19 Environmental Laws – page 19 Human Capital – page 20 Corporate Social Responsibility – pages 20 to 21 2017 glossy Annual Report Talent Development and Empowerment – pages 13 to 14 Corporate Social Responsibility – pages 24 to 29 	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
2. Company adopts a globally-recognized standard/framework in reporting sustainability and non-financial issues.		Provide link to Sustainability Report, if any. Disclose the standards used.		While a formal globally-recognized standard/framework on sustainability reporting is yet to be adopted, the company believes that it meets the underlying principle of the recommendation in ensuring that material and reportable non-financial and sustainability issues concerning its business are disclosed by reporting non-financial / sustainability-related information through its 2017 Information Statement (SEC Form 20 – IS), 2017 Annual Report (SEC Form 17-A) and in its 2017 glossy Annual Report. The company also provides for a dedicated page on its website to report on Corporate Social Responsibility programs. http://www.phinmaenergy.com/ta/social-responsibility/ The company is strongly committed to improving the quality of life in areas where it operates. In 2017, PHINMA Energy institutionalized its sustainability strategy by benchmarking its impact with the global standards. This initiative hopes to create a long-term blueprint that will guide the company in its sustainability commitments, specifically on our planet, stakeholders and nation's progress,
				towards a more transformative Corporate Social Responsibility. The company discloses its corporate social responsibility activities on pages 24 to 29 of the glossy

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT	• • •	, ,	
				2017 Annual Report, on pages 20 to 21 of
				2017 Annual Report (SEC Form 17-A) and
				in Annex D pages 20 to 21 of the 2017
				Information Statement (SEC Form 20 – IS).
				http://www.phinmaenergy.com/ta/social-
				responsibility/
				Economic, Environmental and Social
				Programs
				Harnessing Energy Literacy for Planet
				Earth (HELP Earth) is the company's
				response in educating youth and
				communities to make knowledge-
				based decisions for energy and
				environment. In 2017, HELP Earth
				Education was able to train over 800
				HELP Earth Savers Club members and
				provide channels to implement
				student-driven activities for the
				environment. Aside from this,
				PHINMA Energy continues its
				commitment to promote energy
				literacy and love for the environment.
				Aside from its flagship initiatives for
				education, the company continues to
				support the Department of
				Education's Adopt-a-School project in
				23 partner schools. More than 10,000
				students in 33 schools have been
				engaged since HELP Earth's beginnings
				back in 2009.
				Aside from the investments for energy
				and environmental awareness,
				and chim official awareness,

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
, , , ,	COMPLIANT	, ,	,	
				PHINMA Energy has a strong sense of
				social responsibility of implementing
				its own environmental initiatives. The
				company has adopted hectares of
				upland forest area and has planted
				indigenous seedlings to preserve
				critical watersheds. Apart from the
				green initiatives, it is the company's
				major interest to protect the
				ecosystem along coastal communities.
				The company mobilized its employee
				volunteers and partner communities
				to participate in coastal and clean-up
				drives and in planting over 1000
				mangroves along the coastline.
				2. Progressive Undertakings on Nation-
				building and Life-enhancing
				Advocacies (PUNLA) program of the
				company creates enabling
				mechanisms to empower our partner
				stakeholders by enhancing their skills
				and capacities to help them realize
				their dreams. In 2017, the company
				partnered with local municipalities
				and government agencies in Guimaras
				to assist in the local registration and
				organizational development. The joint
				efforts resulted in 180% increase in
				revenue for the livelihood groups
				augmenting the income of over 100
				households.
				For a more holistic approach to
				community development, the
				company also placed a significant
				tompany also placed a significant

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT		·	
				attention on other components of
				social wellness of community. The
				company supported five (5) Day-Care
				Centres and Supervised Neighborhood
				Play (SNPs) through rehabilitation and
				provision of learning tools.
				The company in partnership with the
				Philippine National Police and
				Philippine Red Cross, trained the
				Barangay Health Workers and
				Barangay Police in 4 barangays on
				basic life-saving, first aid, and basic
				self-defense.
				Environment and Governance
				The company ensures compliance to the
				laws, rules and regulations that concern its
				business. Further, the company
				demonstrates support of legislation
				relevant to its business such as R.A. 8749
				or The Philippine Clean Air Act by
				participating in oil and gas exploration and
				development of renewable energy
				sources. This is evident in the oil and gas
				exploration, and wind power projects of
				the company and its subsidiaries.
				2017 Information Statement (SEC Form 20
				- IS)
				Dependence on Environmental
				Factors – Annex D page 6
				Regulatory Framework – Annex D
				pages 8 to 19
				h-900 0 10 20

COMPLIANT	
	Environmental Laws – Annex D page 19
	2017 Annual Report (SEC Form 17-A)
	Dependence on Environmental Factors – page 7
	 Regulatory Framework – pages 8 to 19 Environmental Laws – page 19
	Human Capital and Talent Development
	As of December 31, 2017, PHINMA Energy has 294 employees. PHINMA Energy has no Collective Bargaining Agreement (CBA) with its employees. No employees went on strike for the past three (3) years nor is the Company aware of any intention of the employees to go on strike. Aside from compensation, employees are given medical, hospitalization, vacation and sick leave, and personal accident insurance benefits. Also, the Company has a retirement fund covering all full time employees of PHINMA and its affiliates.
	Special Interest Groups for Life-balance Activities (SIGLA) program continues to provide this venue for fellowship and camaraderie by supporting more than 10
	special interest groups within the head office and subsidiaries, ranging from
	movie, sports, fitness and financial literacy. The company takes pride in the
	involvement of its employees in designing and implementing development programs for its stakeholders. In 2017, PHINMA

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
	ould maintain a cor	nprehensive and cost-efficient commu lers and other interested users.	nication channels for disseminating relevant i	Energy achieved a volunteer participation rate of 96% - a clear indicator that indeed, CSR is part of the corporate DNA of our employees. 2017 Information Statement (SEC Form 20 — IS) Human Capital — Annex D pages 19 to 20 Corporate Social Responsibility — Annex D pages 20 to 21 2017 Annual Report (SEC Form 17-A) Human Capital — page 20 Corporate Social Responsibility — pages 20 to 21 2017 glossy Annual Report Talent Development and Empowerment — pages 13 to 14 Corporate Social Responsibility — pages 24 to 29 Information. This channel is crucial for
Recommendation 11.1				
1. Company has media and analysts' briefings as channels of communications to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	Compliant.	Disclose and identify the communication channels used by the company (i.e. website, Analyst's briefing, media briefings/press conferences, quarterly reporting, current reporting, etc.). Provide links if any.	The company uses its company website to upload disclosures to the public. http://www.phinmaenergy.com/ta/invest or-relations/disclosures/ http://www.phinmaenergy.com/ta/invest or-relations/investor-relations-program/ http://www.phinmaenergy.com/ta/categ ory/news/	
Supplement to Principle 11				

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
1. Company has a website		Provide link to company website.	The following are promptly posted to the	
disclosing up to date			company's website.	
information on the following:			a. Financial statements/reports (latest	
a. Financial	Compliant.		quarterly)	
statements/reports (latest			http://www.phinmaenergy.com/ta/invest	
quarterly)			or-relations/disclosures/	
b. Materials provided in	Compliant.		b. Materials provided in briefings to	
briefings to analysts and			analysts and media	
media			http://www.phinmaenergy.com/ta/categ	
c. Downloadable annual	Compliant.		ory/news/	
report	Compilation		c. Downloadable annual report	
			http://www.phinmaenergy.com/ta/	
d. Notice of ASM and/or SSM	Compliant.		d Notice of ACDA and for CCDA	
e. Minutes of ASM and/or	Compliant.		d. Notice of ASM and/or SSM http://www.phinmaenergy.com/ta/disclo	
SSM	•		sures_download.php?id=1321	
		-		
f. Company's Articles of	Compliant.		e. Minutes of ASM and/or SSM	
Incorporation and By-Laws			http://www.phinmaenergy.com/ta/disclo	
			sures_download.php?id=1324	
			f. Company's Articles of Incorporation and	
			By-Laws	
			http://www.phinmaenergy.com/ta/our-	
			company/articles-of-incorporation-	
			bylaws-and-all-amendment/	
Additional Recommendation				
to Principle 11				
1. Company complies with	Compliant.		The company's website complies with the	
SEC-prescribed website			content requirements of the SEC-	
template			prescribed website template. There are	
			some variances in the headers used but	
			the information, reports and disclosures	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			that are required to be posted are all uploaded to the website.	
		INTERNAL CONTROL SYSTEM AND	RISK MANAGEMENT FRAMEWORK	
Principle 12: To ensure the inte and enterprise risk manageme	•	y and proper governance in the condu	ct of its affairs, the company should have a str	ong and effective internal control system
Recommendation 12.1				
1. Company has an adequate and effective internal control system in the conduct of its business.	Compliant.	List quality service programs for the internal audit functions. Indicate frequency of review of the internal control system.	The Internal Audit team reviews and updates the audit plan during their midyear planning based on the results of completed engagements and recent developments or issues encountered. On a quarterly basis, the Internal Audit team reports results and updates on the audit plan. Audit plans and scope of the audits are then presented to the Audit Committee on an annual basis for review and approval. http://www.phinmaenergy.com/ta/ourcompany/board-of-directors/ The Audit Committee reports on the adequacy and effectiveness of the internal controls system in its Audit Committee Report found on page 2 of the 2017 Annual Report – Financial Statements.	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
·	COMPLIANT	, , ,	, ,	
2. Company has an adequate	Compliant.	Identify international framework	The company adopts a risk philosophy	
and effective internal control		used for Enterprise Risk	aimed at maximizing business	
system and enterprise risk		Management	opportunities and minimizing adverse	
management framework in			outcomes, thereby enhancing shareholder	
the conduct of its business.		Provide information or reference to	value by effectively balancing risks and	
		a document containing information	rewards. The company recognizes risk	
		on:	management as an integral component of	
			good corporate governance and	
		1. Company's risk management	fundamental in achieving its strategic and	
		procedures and processes	operational objectives. It improves	
			decision-making, defines opportunities	
		2. Key risks the company is	and mitigates material events that may	
		currently facing	impact shareholder value.	
		3. How the company manages the	The company's philosophy of risk	
		key risks	management has its foundation in the	
			concept that taking risks is required in	
		Indicate frequency of review of the	order to seek rewards and fulfil the	
		enterprise risk management	company's mission. However, these risks	
		framework.	should be continuously identified and	
			assessed to ensure that effective	
			mitigation strategies are employed to the	
			greatest extent possible.	
			A discussion on the management of the	
			financial risks the company is exposed to	
			particularly on credit risk, liquidity risk,	
			market risk, interest rate risk and equity	
			price risk on pages 113 to 122 of the 2017	
			Annual Report – Financial Statements.	
			The company also discloses the challenges	
			that its various business lines managed in	
			the Business Review portion on pages 16	
			to 24 of the glossy 2017 Annual Report.	
			http://www.phinmaenergy.com/ta/	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
110101102 / 1 02101	COMPLIANT	(1124511125)	(1.1001323)	
			The Audit and Risk Management	
			Committee requires all SBUs to assess the	
			status of their key risks on a semi-annual	
			basis. The results of these assessments,	
			together with the corresponding	
			mitigation strategies, are presented by the	
			SBU Heads themselves to the Audit	
			Committee.	
			Committee.	
			On March 21, 2013, the Executive	
			Committee, approved and mandated the	
			implementation of the Business Continuity	
			Management which has been renamed	
			since then as Business Resiliency Program.	
			The program provides governance	
			framework to develop business resiliency,	
			build capability to safeguard the interests	
			of the key shareholders, as well as the	
			reputation and value-creating activities of	
			the company in all its functions and	
			operations. Effective that same year, all	
			member companies of the PHINMA Group	
			undergo a risk assessment exercise on a	
			semi-annual basis in coordination with the	
			Business Resiliency program. The results	
			of these assessments, together with the	
			overall implementation of the risk	
			management system, including the	
			Business Resiliency Program, will be	
			subject to a review of its adequacy and	
			effectiveness by the Audit and Risk	
			Management Committee.	
Supplement to				
Recommendations 12.1				

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
1. Company has a formal	Compliant.	Provide information on or	The company's compliance program is	
comprehensive enterprise-		link/reference to a document	anchored on the Manual on Corporate	
wide compliance program		containing the company's	Governance with detailed processes	
covering compliance with		compliance program covering	documented in the Corporate Disclosure	
laws and relevant regulations		compliance with laws and relevant	Manual. Both manuals are subject to	
that is annually-reviewed. The		regulations.	periodic review and amendment to	
program includes appropriate			comply with relevant laws and	
training and awareness		Indicate frequency of review.	regulations.	
initiatives to facilitate			http://www.phinmaenergy.com/ta/wp-	
understanding, acceptance			content/uploads/2014/12/Manual-on-	
and compliance with the said			Corporate-Governance-PHINMA-Energy-	
issuances.			Corporation-Revised-Feb-2018.pdf	
			Corporation Revisea Feb 2010.par	
			http://www.phinmaenergy.com/ta/wp-	
			content/uploads/2014/12/PHEN-	
			Corporate-Disclosure-Procedure-	
			Manual.pdf	
Optional Recommendations 12.1				
1. Company has a governance		Provide information on IT	The IT group of the company has policies	
process on IT issues including		governance process.	and procedures in place to address issues	
disruption, cyber-security and			on disruption, cyber-security and disaster	
disaster recovery to ensure			recovery. These include putting in place	
that all key risks are			hardware and software infrastructure to	
identified, managed and			improve IT security, IT security awareness	
reported to the board.			training for employees, periodic	
			vulnerability testing, offsite backup data	
			center, and reviews by IT security	
			consultant. IT security and disruption	
			issues are reported to senior management	
			and critical issues and incidents, if any, will	
			be reported to the Audit Committee.	
Recommendation 12.2				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
1. Company has in place an independent internal audit function that provides an independent and objective assurance and consulting services designed to add value and improve the company's operations.	Compliant.	Disclose if the internal audit is inhouse or outsourced. If outsourced, identify external firm.	The company has an in-house Group Internal Audit which performs independent and objective assurance and consulting activity that is guided by a philosophy of adding value to improve the operations of the company. It assists the company in accomplishing its objectives by bringing a systematic and disciplined approach to evaluate and improve the effectiveness of the organization's risk management, control, and governance processes. http://www.phinmaenergy.com/ta/governance/integrity-assurance-program/	
Recommendation 12.3				
1. Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant.	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities.	The company's Chief Audit Executive is Mr. Rolando Soliven. He holds a Bachelor of Science degree in Accountancy and is a Certified Public Accountant, Certified Internal Auditor and Certified Fraud Examiner. The duties and responsibilities of the Chief Audit Executive are contained in the Audit Committee 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.		The Chief Audit Executive oversees the internal audit activity of the company. The company has not outsourced any portion of the Internal Audit function.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
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 management personnel, if applicable.	The company has not outsourced the Internal Audit function.	
Recommendation 12.4				
Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant.	Provide information on company's risk management function.	A Business Resiliency Program is currently in place for the entire PHINMA Group. This program supersedes the previous Business Continuity Management program and expands its coverage further by going beyond the traditional confines of BCM and integrates Risk Management concepts with the disciplines of Disaster Response Planning, Crisis Management and Communications and Business Continuity Planning. In 2017, the oversight of risk management and audit functions were originally performed by a single committee, the Audit and Risk Oversight Committee. These two functions were eventually separated and assigned to two distinct committees, the Audit Committee and Risk Oversight Committee (ROC). To facilitate the continuity of risk-related discussions, the Audit Committee continued to perform the risk oversight functions up to the end of 2017. The ROC held its initial meeting on February 26,	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
	COMPLIANT		2018. Its board-approved charter, containing its functions, is found in the company's website.	
Supplement to Recommendation 12.4				
1. Company seeks external technical support in risk management when such competence is not available internally.	Compliant.	Identify source of company's risk management function.	The company's risk management function is composed of skilled and competent individuals headed by its Chief Risk Officer Atty. Alan T. Ascalon.	
Recommendation 12.5				
1. In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	Compliant.	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background.	The company's Chief Risk Officer is Atty. Alan T. Ascalon. He graduated from the University of the Philippines with a Bachelor of Arts degree in Journalism in 1996 and a Bachelor of Laws degree in 2000. The duties and responsibilities of the Chief Risk Officer are contained in the Risk Oversight Committee Charter.	
2. CRO has adequate authority, stature, resources and support to fulfill his / her responsibilities	Compliant.			
Additional Recommendation to Principle 12				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
1. Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.		Provide link to CEO and CAE's attestation.	The Audit Committee attests to the soundness of internal audit, control and compliance system in its Report to the Board of Directors found on pages 1 to 2 of the glossy 2017 Annual Report.	
Dringing 12: The company sho	ما مسمعاء المعمومية لمان		ELATIONSHIP WITH SHAREHOLDERS	shain siahka
Recommendation 13.1	uid treat all snaren	olders fairly and equitably, and also re	ecognize protect and facilitate the exercise of t	their rights
1. Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Provide link or reference to the company's Manual on Corporate Governance where shareholders rights are disclosed.	Shareholders' Rights is found on page 26 of the Manual on Corporate Governance. http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf	
2. Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	Provide link to company's website	Shareholders' Rights is found on page 26 of the Manual on Corporate Governance which is uploaded in the company's website. http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf	
Supplement to Recommendation 13.1				
1. Company's common share has one vote for one share.	Compliant		The company's voting procedures is detailed on page 32 of the 2017 Information Statement (SEC Form 20 – IS).	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			http://www.phinmaenergy.com/ta/disclosures download.php?id=1322	
2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights, and transfer rights.	Compliant	Provide information on all classes of shares, including their voting rights, if any.	The company only has common shares which carry one vote per share.	
3. Board has an effective, secure and efficient voting system.	Compliant	Provide link to voting procedure. Indicate if voting is by poll or show of hands.	Voting is done by raising of hands or viva voce. All stockholders votes are counted and reported in the Minutes of Stockholders' Meetings. The company's voting procedures is also detailed on page 32 of the 2017 Information Statement (SEC Form 20 – IS). http://www.phinmaenergy.com/ta/disclosures_download.php?id=1322	
4. Board has an effective shareholder voting mechanisms 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.	All other matters in the Agenda that require corporate action will require the affirmative vote of a majority of the issued and outstanding shares of the company's common stock present and represented and entitled to vote at the Shareholders' Meeting. Supermajority votes, e.g. 2/3 vote of stockholders, are required on items which requires such vote under the Corporation Code. The company's voting procedures is also detailed on page 32 of the 2017 Information Statement (SEC Form 20 – IS).	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			http://www.phinmaenergy.com/ta/disclosures_download.php?id=1322	
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)	Shareholders' Rights is found on pages 26 to 27 of the Manual on Corporate Governance. http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf The Bylaws of the company further provides that special meetings of stockholders may be called at the request of stockholders holding majority of the shares issued and outstanding, unless otherwise provided by law (Sec. 5 Article II). The Bylaws are uploaded in the company's website.	
6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	Provide information or link/reference to the policies on treatment of minority shareholders	Shareholders' Rights is found on page 26 to 27 of the Manual on Corporate Governance. http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
7. Company has a transparent and specific dividend policy	Compliant	Provide information on or link/ reference to the company's dividend policy. 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.	There is no restriction on the payment of dividends other than the availability of retained earnings following the SEC rule on calculation of available retained earnings for dividend declaration. The company declares cash or stock dividends to its common shareholders on a regular basis in amounts determined by the Board of Directors taking into consideration the results of the company's operations, its cash position, investments and capital expenditure requirements, and unrestricted retained earnings. The company also declares special cash dividends where appropriate. This information is also found on page 39 of the 2017 Annual Report (SEC Form – 17A). http://www.phinmaenergy.com/ta/invest or-relations/disclosures/ In 2017, the company declared a cash dividend of P0.04 per share on March 3, 2017 paid on March 17, 2017.	
Optional Recommendation 13.1				
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders Meeting.	Compliant	Identify the independent party that counted / validated the votes at the ASM, if any.	Stock Transfer Service, Inc. was appointed as the independent party to count and/or validate the votes at the Annual Stockholders Meeting.	
Recommendation 13.2				

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
1. Board encourages active	Compliant	Indicate the number of days before	The Notice and Agenda of the ASM held	
shareholder participation by		the annual stockholders meeting or	on April 11, 2018 were sent on March 16,	
sending the Notice of Annual and Special Shareholders'		special stockholders' meeting when the notice and agenda were sent	2018.	
Meeting with sufficient and		out.	http://www.phinmaenergy.com/ta/disclo	
relevant information at least		out.	sures_download.php?id=1321	
28 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 the company's Information Statement (SEC Form 20-IS)		
		Statement (SEC Form 20-13)		
Supplemental to				
Recommendation 13.2				
1. Company's Notice of		Provide link or reference to the		
Annual Stockholders Meeting		company's Annual Shareholders'		
contains the following		Meeting		
information:				
a. The profiles of directors	Compliant		The profiles of directors are found on	
(i.e., age, academic			pages 6 to 8 of the 2017 Information	
qualifications, date of first			Statement (SEC Form 20 – IS).	
appointment, experience and			hater the constraint and the table to	
directorships in other listed companies)			http://www.phinmaenergy.com/ta/disclo sures_download.php?id=1322	
			Sures uowinoau.piip:1u-1322	
b. Auditors seeking	Compliant		Auditors seeking reappointment are found	
appointment /reappointment			on page 5 of the 2017 Information	
			Statement (SEC Form 20 – IS).	
			http://www.phinmaenergy.com/ta/disclo	
			sures_download.php?id=1322	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
c. Proxy documents	Compliant		Proxy documents are attached to the 2017 Information Statement (SEC Form 20 – IS). http://www.phinmaenergy.com/ta/disclo	
Optional Recommendation 13.2			sures download.php?id=1322	
1. Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Provide link or reference to the rationale for the agenda items.	The agenda details is attached in the Notice of Annual Stockholders Meeting which is disclosed to the regulators and uploaded to the company's website. http://www.phinmaenergy.com/ta/disclosures_download.php?id=1321	
Recommendation 13.3				
1. Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	Compliant	Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM / SSM.	Prompt disclosure of all material items taken at the Annual Shareholders' Meeting is sent to the SEC and the PSE. The detailed Minutes of the ASM is uploaded to the website within 5 days from the meeting and contains all questions raised and answered and vote results of all items raised. http://www.phinmaenergy.com/ta/disclosures_download.php?id=1324	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT		· · · · ·	
2. Minutes of the Annual and	Compliant	Provide link to minutes of meeting	Minutes of the ASM uploaded to the	
Special Shareholders'		in company's website.	website within 5 business days.	
Meetings were available on			hater the constitution of the table	
the company's website within		Indicate voting results for all	http://www.phinmaenergy.com/ta/disclosures_download.php?id=1324	
five business days from the		agenda items, including the	sures_download.pnp?id=1324	
end of the meeting.		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.		
Supplement to				
Recommendation 13.3				
1. Board ensures the	Compliant	Indicate if the external auditor and	Representatives of the company's external	
attendance of the external		other relevant individuals were	auditor, SGV & Co., the transfer agent and	
auditor and other relevant		present during the ASM and/or	all key management officers were present	
individuals to answer		special meeting.	at the ASM as indicated in the minutes of	
shareholders questions during			the Annual Stockholders Meeting.	
the ASM and SSM.			http://www.phinmaenergy.com/ta/disclo	
			sures_download.php?id=1324	
Recommendation 13.4				
1. Board makes available, at	Compliant	Provide details of the alternative	The Board has adopted to establish an	
the option of the shareholder,		dispute resolution made available	alternative dispute resolution system for	
an alternative dispute		to resolve intra-corporate disputes.	the amicable settlement of conflicts and	
mechanism to resolve intra-			differences among all stakeholders	
corporate disputes in an			including the regulatory authorities. There	
amicable and effective			has been neither dispute nor conflict	
manner.			between the corporation and its	
			stockholders, third parties including	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	regulatory authorities for the past three years. In the event that one arises, the Company is committed to resolve the same by exhausting all diplomatic means available prior to resorting to legal measures.	EXPLANATION
2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	Provide link/reference to where it is found in the Manual on Corporate Governance.	The policy statement on alternative dispute resolution system is found on page 5 of the Manual on Corporate Governance. http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf	
Recommendation 13.5				
1. 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	Below are the details of the company's Investor Relations Officer which are also shown in the company's website and glossy annual report: 1. Giles R. Katigbak 2. Tel +632 8700130 3. Fax +632 870 0456 4. grkatigbak@phinma.com.ph http://www.phinmaenergy.com/ta/investor-relations/	
2. IRO is present at every shareholders meeting	Compliant	Indicate if the IRO was present during the ASM.	The Investment Relations Officer was present at the 2017 and 2018 Annual Stockholders Meetings.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
Supplemental Recommendation 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.	There are no anti-takeover measures or similar devices written or included in the Articles of Incorporation, Bylaws, Corporate Governance Manual and/or other written or oral rules or policies of the Corporation and no such measure or devices were taken up in 2017. Any proposal to implement anti-takeover measures or similar devices will be scrutinized by the Corporate Governance (CG) and Related Party Transactions (RPT) Committee prior to discussion at Board level. In 2017, majority of the CG and RPT Committee are composed of Independent Directors including its Chairman, with the intention to have all members thereof be Independent Directors. This has been implemented in 2018.	
2. Company has at least thirty percent (30%) public float to increase liquidity in the market.	Compliant	Indicate the company's public float.	As of reporting date, the company has a public float of 44%.	
Optional Principle 13				

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON- COMPLIANT	(REQUIRED)	(PROVIDED)	
1. Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders" Meeting. 2. Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting. Principle 14: The rights of stake		Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM. Disclose the process and procedure for secure electronic voting in absentia, if any.	through voluntary commitments must be res	pected. Where stakeholder's rights and/or
_			tive redress for the violation of their rights.	pecteu. Where stakeholder 3 rights and/or
Recommendation 14.1				
1. Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	Compliant.	Identify the company's shareholder and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.	Shareholders' Rights is found on pages 26 to 27 of the Manual on Corporate Governance and on page 5 of the 2017 Information Statement (SEC Form 20 – IS). http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf http://www.phinmaenergy.com/ta/disclosures_download.php?id=1322	
Recommendation 14.2				
1. 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.	Shareholders' Rights is found on pages 26 to 27 of the Manual on Corporate Governance. Responsibilities of IRO. http://www.phinmaenergy.com/ta/wp-content/uploads/2014/12/Manual-on-	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
			Corporate-Governance-PHINMA-Energy-Corporation-Revised-Feb-2018.pdf	
Recommendation 14.3				
1. Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant.	Provide the contact details (i.e. name of the 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. Provide information on whistleblowing policy, practices and procedures for stakeholders.	Below are the details of the company's investor relations officer: 1. Giles R. Katigbak 2. Tel +632 8700130 3. Fax +632 870 0456 4. grkatigbak@phinma.com.ph http://www.phinmaenergy.com/ta/invest or-relations/	
Supplement to				
Recommendation 14.3				
1. Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	Compliant.	Provide information on the alternative dispute resolution system established by the company.	There has been neither dispute nor conflict between the corporation and its stockholders, third parties including regulatory authorities for the past three years. In the event that one arises, the Company is committed to resolve the same by exhausting all diplomatic means available prior to resulting to legal measures.	
Additional Recommendations to Principle 14				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
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.	The company has not sought 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.	
2. Company respects intellectual property rights.	Compliant.	Provide specific instances, if any.	There were no issues in relation to intellectual property rights for 2017. The company observes IPR as it is also secures protection of its IPR such as securing patents for its products.	
Optional Principle 14				
Company discloses its policies and practices that address customers' welfare		Identify policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same.		
2. Company discloses its policies and practices that address supplier/contractor selection procedures.		Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.		

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
Principle 15: A mechanism for o governance processes.	employee participa	ation should be developed to create a	symbiotic environment, realize the company's	goals and participate in its corporate
Recommendation 15.1				
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 or link/reference to company's policies, programs and procedures that encourage employee participation.	Thru the standard performance scorecard, the employees training and coaching needs are clearly identified as well as monitored thereby providing a solid background for numeric ratings by year end. Its "critical incident" component allows for transparency in terms of learning opportunities and action items. It also makes clear to the employee his/her individual objectives and the measurement of KPIs for the year. The self-development component of the performance assessment ensures employee engagement by self-identification of programs and trainings that will assist the employee in the achievement of their goals for the year. Through the various Corporate Social Responsibility programs, the company seeks to create awareness and instill the value of service to others by providing opportunities for employees to join programs benefiting the community, the environment and its adopted beneficiaries.	
Supplement to Recommendation 15.1				

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
1. Company has a	Compliant.	Disclose if company has in place a	The company has a stock option plan that	
reward/compensation policy		merit-based performance incentive	is available for key management officers.	
that accounts for the		mechanism such as an employee	The Company implemented the	
performance of the company		stock option plan (ESOP) or any	Company's Stock Grants Plan for its	
beyond short-term financial		such scheme that awards and	executives. The executive stock grants are	
measures.		incentivizes employees, at the same	given to officers and managers of the	
		time aligns their interests with	Company computed at a predetermined	
		those of the shareholders.	percentage of their variable compensation	
			pay based on certain performance criteria.	
			Issuance of these shares are exempt from	
			registration under Section 10.2 of the	
			Securities Regulation Code which states	
			that the Commission may exempt certain	
			transactions if it finds that the	
			requirements for registration under the	
			Code is not necessary in the public interest	
			or for the protection of the investors such	
			as by reason of the small amount involved	
			or the limited character of the public	
			offering. The plan falls under Section 10.2	
			because the offer is limited only to	
			qualified directors, officers and employees	
			of the company and its subsidiaries and	
			affiliates.	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
2. Company has policies and	Compliant.	Disclose and provide information	The company has various policies and	
practices on health, safety		on policies and practices on health,	practices to promote the health, safety	
and welfare of its employees.		safety and welfare of employees.	and welfare of its employees.	
		Include statistics and data, if any.	RELATED POLICIES	
			1. Anti-Sexual Harassment- RA 7877	
			2. Drug Free Workplace- DOLE Order	
			5303	
			3. HIV- AIDS in the workplace RA 8504	
			4. Special Leave for Women DO 112-11	
			5. Victims of Violence against Women	
			and Children – RA 9262	
			6. Lactation Station	
			7. TB in the workplace	
			8. Hepa- B in the Workplace	
			9. Solo Parent Leave Dole - Advisory	
			No. 5 Series of 2010	
			http://www.phinmaenergy.com/ta/wp-	
			content/uploads/2015/01/TAO_POLICY-	
			AGAINST-SEXUAL-HARASSMENT3.pdf	
			http://www.phinmaenergy.com/ta/wp-	
			content/uploads/2015/01/TA-Oil-Policy-	
			on-Employees-Health-Safety-and-	
			Welfare.pdf	

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
			OTHER INITIATIVES ON EMPLOYEE	
			WELFARE	
			1. Annual Physical Exam in accredited	
			clinics and hospitals	
			2. Annual Medicine Allowance, each	
			employee gets P12, 500	
			3. Dental Retainership coverage with	
			unlimited consultation, free oral	
			prophylaxis, simple tooth extraction and	
			temporary filling with a reputable Dentist	
			4. Health Insurance Coverage- employees	
			are covered by an insurance, limit varies	
			based on rank	
			5. Vacation and Sick Leave credits-	
			Employees earn 1.25 VL and SL credit per	
			month, equivalent to 15 days VL and 15	
			days SL per year	
			6. Group Insurance coverage including	
			Accident and Burial, limit varies per rank	
			7. Flu vaccination for employees and	
			dependents	
			SAFETY DRILLS (From Paramount - Bldg.	
			Admin)	
			• Fire drill seminar was conducted by SFO2	
			Richelle Leal of BFP last May 3, 2017,	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
3. Company has policies and practices on training and development of its employees.	Compliant.	Disclose and provide information on policies and practices on training and development of employees. Include any information on any training conducted or attended.	The company gives utmost importance to the employees' professional growth and development. The company employs a blended approach to learning via: - On-the-Job/Hands on exercises, - Coaching/Shadowing - Formal (Classroom) Training - Virtual / e-learning The company re-launched the e-Learning system in the 3rd quarter of 2017 and targeted JuMP (Junior Management Program) participants on the following topics: -Basic Business Writing -Guide to Effective Business Presentation -Project Management -Different Learning Styles -Reputational Risk -Guide to PCAF Assessment	
Recommendation 15.2				
1. 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.	The company's anti-bribery and corruption policies are contained in its Gifts and Gratuities Policy and Whistleblowing and Anti-Retaliation policies are found in the website. http://www.phinmaenergy.com/ta/governance/integrity-assurance-program/	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant.	Identify how the board disseminated the policy and program to employees across the organization.	The implementation and strict compliance of the company's code of ethics is overseen by the Integrity Assurance and Human Resource Teams. The Human Resources Team deals with guaranteeing that all employees are made aware of the Company's core values, prescribed work attitude as well as penalties and sanctions to be incurred in the event of a violation.	
Supplement to Recommendation 15.2 1. 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.	The company's anti-bribery and corruption policies are contained in its Gifts and Gratuities Policy and Whistleblowing and Anti-Retaliation policies are found in the website. http://www.phinmaenergy.com/ta/governance/integrity-assurance-program/ There have been no material violations on company policies in relation to offering, paying and receiving bribes.	
Recommendation 15.3				

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation. 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	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 behaviour.	Through its Whistleblowing and Non-Retaliation Policy under the Integrity Assurance Program, the company provides for a mechanism for reporting perceived and actual irregularities that are contrary to PHINMA's Core Values while providing appropriate protection for whistleblowers from possible retaliation. An Integrity Hotline has been launched which is an independent, dedicated email facility provided by the Company for receiving Whistleblower reports. All reports submitted through this facility shall be received by the Integrity Officer and the PHINMA Group Internal Audit Head.	
handle whistleblowing concerns. 3. Board supervises and	Compliant.	Provide information on how the	All reports shall be investigated according to the PHINMA Response Plan. In the event that a whistleblowing report was made in bad faith, appropriate disciplinary or legal action shall be meted pursuant to the policies and procedures of PHINMA, and any applicable laws or regulations. http://www.phinmaenergy.com/ta/governance/integrity-assurance-program/ On a yearly basis, the Integrity Officer is	
ensures the enforcement of the whistleblowing framework.		board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing.	required to report to the Audit Committee any reports received from the facility.	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION	
Principle 16: The company should be socially-responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.					
Recommendation 16.1					
1. Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.	Compliant.	Provide information or reference to a document containing information on the company's community involvement and environment related programs.	The company reports on its community development and environment related programs in company disclosures such as in the 2017 Information Statement (SEC Form 20 – IS), 2017 Annual Report (SEC Form 17-A) and 2017 glossy Annual Report. The company also provides for a dedicated page on its website to report on its Corporate Social Responsibility programs. http://www.phinmaenergy.com/ta/social-responsibility/ 2017 Information Statement (SEC Form 20 – IS) Dependence on Environmental Factors – Annex D page 6 Regulatory Framework – Annex D pages 8 to 19 Human Capital – Annex D pages 19 to 20 Corporate Social Responsibility – Annex D pages 20 to 21 2017 Annual Report (SEC Form 17-A) Dependence on Environmental Factors – page 7 Regulatory Framework – pages 8 to 19		

RECOMMENDED CG	COMPLIANT /	ADDITIONAL INFORMATION	ADDITIONAL INFORMATION	EXPLANATION
PRACTICE / POLICY	NON-	(REQUIRED)	(PROVIDED)	
	COMPLIANT			
			Environmental Laws – page 19	
			Human Capital – page 20	
			Corporate Social Responsibility –	
			pages 20 to 21	
			2017 glossy Annual Report	
			Talent Development and	
			Empowerment – pages 13 to 14	
			Corporate Social Responsibility –	
			pages 24 to 29	
Optional Principle 16				
1. Company ensures that its	Compliant.	Identify or provide link/reference to	The company ensures compliance to the	
value chain is environmentally		policies, programs and practices to	laws, rules and regulations that concern its	
friendly or is consistent with		ensure that its value chain is	business. Further, the company	
promoting sustainable		environmentally friendly or is	demonstrates support of legislation	
development		consistent with promoting	relevant to its business such as R.A. 8749	
		sustainable development.	or The Philippine Clean Air Act by	
			participating in oil and gas exploration and	
			development of renewable energy	
			sources. This is evident in the oil and gas exploration, and wind power projects of	
			the company and its subsidiaries.	
			2017 Information Statement (SEC Form 20	
			- <u>IS)</u>	
			Dependence on Environmental	
			Factors – Annex D page 6	
			Regulatory Framework – Annex D	
			pages 8 to 19	
			Environmental Laws – Annex D page 19	
			2017 Annual Report (SEC Form 17-A)	

RECOMMENDED CG PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	ADDITIONAL INFORMATION (PROVIDED)	EXPLANATION
2. Company exerts effort to	Compliant.	Identify or provide link/reference to	Dependence on Environmental Factors – page 7 Regulatory Framework – pages 8 to 19 Environmental Laws – page 19 The company is strongly committed to	
interact positively with the communities in which it operates		policies, programs and practices to interact positively with the communities in which it operates.	improving the quality of life in areas where it operates. In 2017, PHINMA Energy institutionalized its sustainability strategy by benchmarking its impact with global standards. This initiative hopes to create a long-term blueprint that will guide the company in its sustainability commitments, specifically on our planet, stakeholders and nation's progress, towards a more transformative Corporate Social Responsibility. The company discloses its corporate social responsibility activities on pages 24 to 29 of the glossy 2017 Annual Report, on pages 20 to 21 of 2017 Annual Report (SEC Form 17-A) and in Annex D pages 20 to 21 of the 2017 Information Statement (SEC Form 20 – IS). http://www.phinmaenergy.com/ta/social-responsibility/	

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report for 2017 is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Makati on May _____, 2018. **SIGNATURES** FRANCISCO L. VIRAY RAMON R. DEL ROSARIO, JR. **President and Chief Executive Officer** Chairman of the Board GUILLERMO D'. LUCHANGCO DAVID L. BALANGÚE Independent Director **Independent Director** RICARDO V. CAMUA CORAZON S. DELA PAZ BERNARDO Independent Director **Independent Director** TROY A. LUNA

of May, 2018, affiants exhibiting to me their Competent Identification Certificates as follows: SUBSCRIBED AND SWORN to before me

NAME	NUMBER	DATE OF ISSUE	PLACE OF ISSUE
PHINMA Energy Corporation	Community Tax Certificate No. CCC2015 00200602	10 January 2018	Makati
Ramon R. Del Rosario, Jr.	Passport No. EB9971711	13 January 2014	DFA NCR Central
Corazon S. Dela Paz Bernardo	Tax Identification No. 112-070-586	-	Manila
Guillermo D. Luchangco	Community Tax Certificate No. CC12017 1433 7452	15 March 2018	Makati
David L. Balangue	Tax Identification No. 123-304-967	-	Manila
Ricardo V. Camua	Tax Identification No. 113-383-630	-	Manila
Cecille B. Arenillo	Passport No. EC5403293	20 September 2015	DFA NCR South
Troy A. Luna	Driver's License No. D04-80-004044	2 May 2023 (Date of Expiry)	LTO Makati
Francisco L. Viray	Passport No. EC3546900	27 February 2015	DFA NCR East

NOTARY PUBLIC

Corporate Secretary

Page No. Book No. Series of

CECILLE B. ARENILLO

Compliance Officer

ATTY. JOSHUND. LADUZ Notary Public of Makati City Appointment # M-82 until 12/31/2019 PTR No. 6607878, Jan. 3, 2018, Makati Roll No. 45790, ITP L MCLE No. G/F Fedman Su

Potrol Villago, 11