SECURITIES AND EXCHANGE COMMISSION SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended

Dec 31, 2020

2. SEC Identification Number

31171

3. BIR Tax Identification Number

000-168-801

4. Exact name of issuer as specified in its charter

PETRON CORPORATION

5. Province, country or other jurisdiction of incorporation **Philippines**

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

SMC Head Office Complex, 40 San Miguel Avenue, Mandaluyong City Postal Code 1550

8. Issuer's telephone number, including area code (63 2) 8884-9200

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

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





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

Description of the Disclosure

Please see attached Integrated Annual Corporate Governance Report of Petron Corporation for 2020 pursuant to SEC Memorandum Circular No. 15 (Series of 2017) and submitted to the Securities and Exchange Commission in accordance with the Notice of its Corporate Governance and Finance Department dated May 12, 2021.

Filed on behalf by:

н		
	Name	Jhoanna Jasmine Javier-Elacio
l	Designation	Legal Manager and Assistant Corporate Secretary

COVERSHEET

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SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

 For the fiscal year ended 	2020
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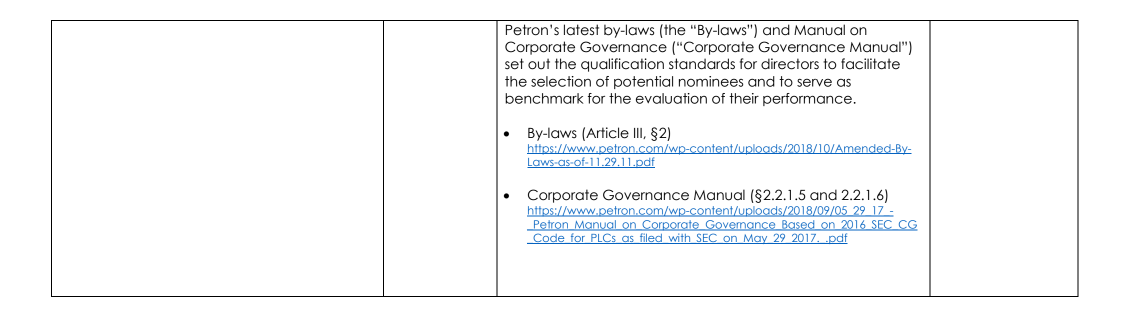
- 2. SEC Identification Number 31171 3. BIR Tax Identification No. 000-168-801
- 4. Exact name of issuer as specified in its charter PETRON CORPORATION
- 5. PHILIPPINES Province, Country or other jurisdiction of incorporation or organization
- (SEC Use Only) Industry Classification Code:
- 7. 40 San Miguel Avenue, Mandaluyong City Address of principal office

1550 Postal Code

- 8. (632) 8.884.9200; (632) 8.886-3888 Issuer's telephone number, including area code
- 9. N/A Former name, former address, and former fiscal year, if changed since last report.

Petron Corporation Integrated Annual Corporate Governance Report For Fiscal Year Ended 2020

	COMPLIANT/ NON- COMPLIANT	E REPORT OF PETRON CORPORATION ("PETRON" OR TH ADDITIONAL INFORMATION	EXPLANATION							
	he Roard's Gove									
	ile boald 3 core	ernance Responsibilities								
competitiveness and profitability in a manner costakeholders.	Principle 1: The company should be headed by a competent, working board to foster the long- term success of the corporation, and to sustain its competitiveness and profitability in a manner consistent with its corporate objectives and the long- term best interests of its shareholders and other									
Recommendation 1.1										
 (the "Board") is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector. 2. Board has an appropriate mix of competence and expertise. 	Compliant Compliant	Petron's SEC Form 20-IS for the 2020 Annual Stockhol Meeting ("2020 Information Statement") and 2020 S 17-A, with Sustainability Report ("2020 SEC Form 17-A Report)") contain information on the academic qualifications, industry knowledge, professional expertise and relevant trainings of the nominees for 2020 Information Statement (pages 17-22)	erience, directors.							
them to fulfill their roles and responsibilities and respond to the needs of the organization.		 https://www.petron.com/wp-content/uploads/2020/04/PeDefinitive-Information-Statement-2020-ASM-as-filed-with-SE27-2020.pdf 2020 SEC Form 17-A (Annual Report) (pages 49-54 https://www.petron.com/wp-content/uploads/2021/04/04-24 Annual-Report-2020-SEC-Form-17-A-redacted-for-website-potential formation of the directors in 2020 are set out in 	C-on-April- 54) 23-21-Petron- ostingpdf							



Recommendation 1.2		
Board is composed of a majority of non-executive directors.	Compliant	Of the 15-person board, only Messrs. Ramon S. Ang and Lubin B. Nepomuceno are the directors who concurrently hold executive positions (i.e., as the Chief Executive Officer & President and the General Manager, respectively). The 2020 Information Statement and the 2020 SEC Form 17-A (Annual Report) identify the directors and the directors who hold executive positions. • 2020 Information Statement (page 18 and 19) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf • 2020 SEC Form 17-A (Annual Report) (pages 49 and 50) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf
Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	 The Petron Board Charter and the Corporate Governance Manual set out the policy on training of directors. Corporate Governance Manual (§2.2.1.4(h)) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf

		Petron Board Charter (page 6) https://www.petron.com/wp-content/uploads/2018/09/aPetron-Board-of-Directors-Charter.pdf
Company has an orientation program for first time directors.	Compliant	Petron conducts an orientation program (called "Petron 101") for first-time directors. Petron 101 includes a presentation on an overview of the industry and the Company and its business and facilities. Pertinent materials on the business overview and corporate document such as Petron's articles of incorporation, the By-laws, the Corporate Governance Manual, various policies (including those relating to insider trading and whistle –blowing) and the schedule of the meetings for the year are provided the new directors. The Petron Board Charter and the Corporate Governance Manual set out the policy on the conduct of an orientation program for first-time directors. • Corporate Governance Manual (§6.6) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC C G Code for PLCs as filed with SEC on May 29 2017pdf • Petron Board Charter (page 7) https://www.petron.com/wp-content/uploads/2018/09/aPetron-Board-of-Directors-Charter.pdf

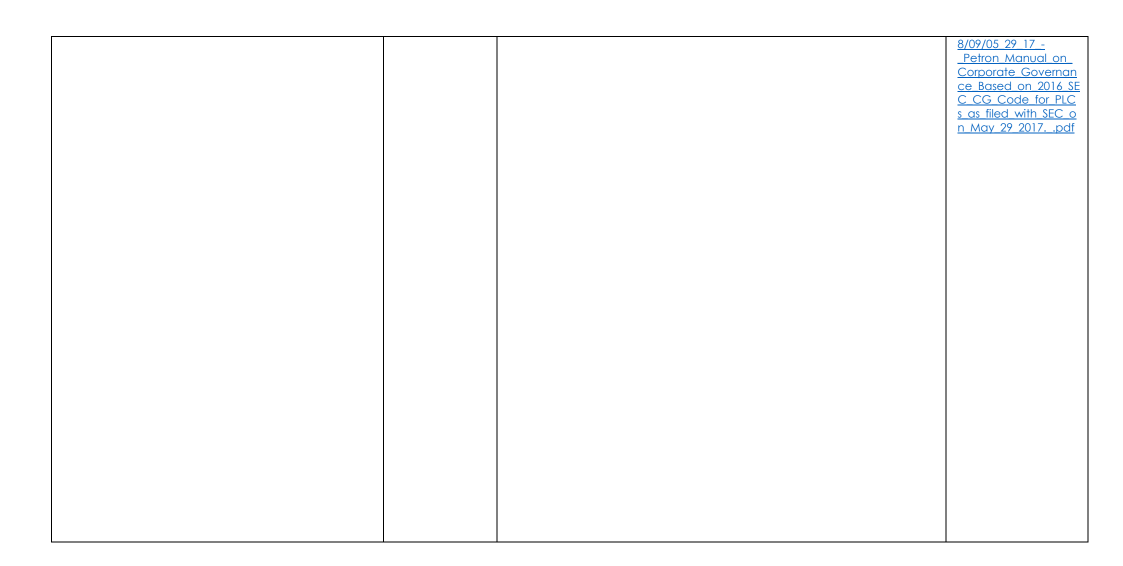
On September 7, 2020, Petron conducted <i>Petron 101</i> for then newly elected director Ret. Justice Francis H. Jardeleza who was elected as a director on August 4, 2020	

Company has relevant annual continuing training for all directors.	Compliant	All directors attended continuing training seminars in 2020 as reported in various Petron SEC Form 17-Cs: https://www.petron.com/wp-content/uploads/2020/09/09-15-20-Petron-Certificates-of-Attendance-for-Corporate-Governance-Seminar-Held-on-September-9-2020pdf https://www.petron.com/wp-content/uploads/2020/10/10-02-20-Petron-Certificates-of-Attendance-for-Corporate-Governance-Seminars-Held-on-September-25-2020-AV-Panganibanpdf https://www.petron.com/wp-content/uploads/2021/05/12-11-20-Petron-Certificate-of-Attendance-for-Corporate-Governance-Seminar-Held-on-December-3-2020-RSAngpdf The topics of the seminar conducted by SGV & Co. included a refresher on the corporate governance model, digital blockchain technology, and business continuity management. The topics of the seminar conducted by Center for Global Best Practices covered best practices in the sustainability reporting of publicly listed companies and managing sanctions for global businesses and anti-corruption
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1. Board has a policy on board diversity.	Compliant	 The Corporate Governance Manual sets out Petron's board diversity policy (§2.2.1). https://www.petron.com/wp-content/uploads/2018/09/05_29_17
Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives. Recommendation 1.5		Provide information on or link/reference to a document containing the company's policy and measurable objectives for implementing board diversity. Provide link or reference to a progress report in achieving its objectives.

Board is assisted by a Corporate Secretary.	Compliant	Atty. Joel Angelo C. Cruz, Vice President and General Counsel, is Petron's Corporate Secretary.
		2020 Amended General Information Sheet (page 4) https://www.petron.com/wp-content/uploads/2021/03/Petron- Amended-GIS-2020-Election-of-John-Paul-LAng-as-submitted-to-SEC- on-March-16-2021-via-email-and-SEC-SENS-redacted.pdf
		The qualifications, functions and duties of the Corporate Secretary are set out in the Corporate Governance Manual and the By-laws.
		 Corporate Governance Manual (§2.2.4.5) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf
		By-laws (Article V, Section 10) https://www.petron.com/wp-content/uploads/2018/10/Amended- By-Laws-as-of-11.29.11.pdf
		 Atty. Cruz's qualifications are set out in the 2020 Information Statement and the 2020 SEC Form 17-A (Annual Report).
		2020 Information Statement (page 25) https://www.petron.com/wp-content/uploads/2020/04/Petron- Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on- April-27-2020.pdf
		> 2020 SEC Form 17-A (page 57) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron- Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf

2. Corporate Secretary is a separate	Not compliant	The positions of
individual from the Compliance Officer.	The compliant	Corporate Secretary
individual from the Compilance Officer.		and Compliance
		Officer are presently
		held by the same
		person, Atty. Joel
		Angelo C. Cruz, to
		allow the
		maximization of
		personnel resources
		and supplies at the
		disposal of the Office
		of the General
		Counsel and
		Corporate Secretary.
		To ensure that the
		responsibilities and
		duties of each
		position are clearly
		delineated and
		performed, the
		Corporate
		Governance Manual
		provides the specific
		duties of each
		position.
		<u>Corporate</u>
		Governance Manual
		<u>(§2.1 and 2.2.4)</u>
		https://www.petron.c
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Corporate Secretary is not a member of the Board of Directors.	Compliant	Corporate Secretary Atty. Joel Angelo C. Cruz is not a director. 2020 General Information Sheet (page 4) https://www.petron.com/wp-content/uploads/2021/03/Petron-Amended-GIS-2020-Election-of-John-Paul-LAng-as-submitted-to-SEC-on-March-16-2021-via-email-and-SEC-SENS-redacted.pdf	
Corporate Secretary attends training/s on corporate governance.	Compliant	Atty. Joel Angelo C. Cruz attended a corporate governance training in 2020 conducted by SGV & Co. on September 9, 2020. The topics of the seminar included a refresher on the corporate governance model, digital blockchain technology, and business continuity management. https://www.petron.com/wp-content/uploads/2020/09/09-15-20-Petron-Certificates-of-Attendance-for-Corporate-Governance-Seminar-Held-on-September-9-2020pdf	

Optional: Recommendation 1.5				
Corporate Secretary distributes materials	Provide proof that corporate secretary distributed board			
for board meetings at least five business	meeting materials at least five business days before scheduled			
days before scheduled meeting.	meeting			

Recommendation 1.6

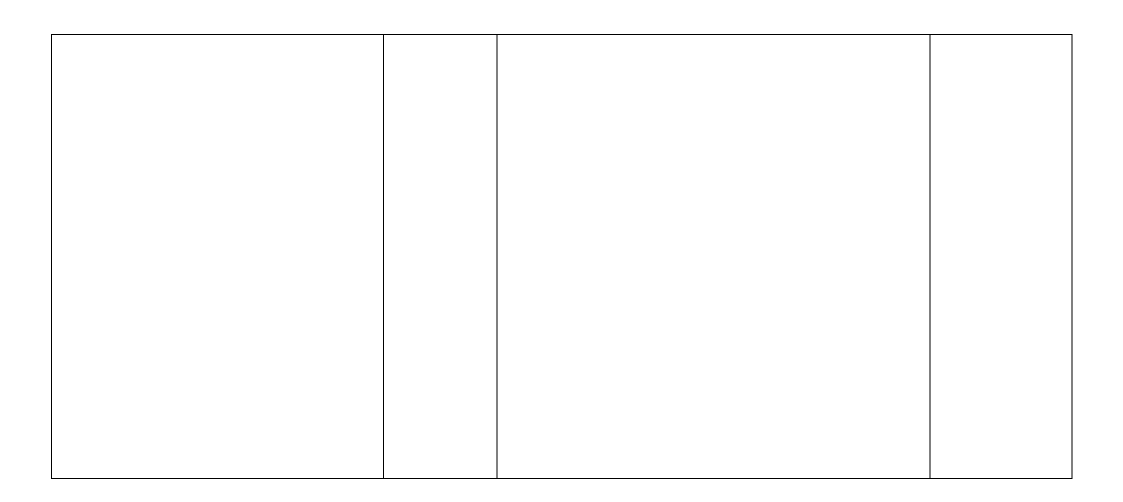
Board is assisted by a Compliance Officer.	Compliant	 Atty. Joel Angelo C. Cruz, Vice President and General Counsel, is Petron's Compliance Officer. 2020 General Information Sheet (page 4) https://www.petron.com/wp-content/uploads/2021/03/Petron-Amended-GIS-2020-Election-of-John-Paul-LAng-as-submitted-to-SEC-on-March-16-2021-via-email-and-SEC-SENS-redacted.pdf The qualifications, functions and duties of the Compliance Officer are set out in the Corporate Governance Manual. Corporate Governance Manual (§2.1)
		https://www.petron.com/wp- content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SE
		content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SE C CG Code for PLCs as filed with SEC on May 29 2017pdf
		Information Statement and the 2020 SEC Form 17-A (Annual Report).
		2020 Information Statement (page 25) https://www.petron.com/wp-content/uploads/2020/04/Petron- Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on- April-27-2020.pdf
		2020 SEC Form 17-A (Annual Report) (page 57) https://www.petron.com/wp-content/uploads/2021/04/04-23-21- Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website- postingpdf

Vice Pi	iance Officer has a rank of Senior resident or an equivalent position dequate stature and authority in the ation.	Compliant	Atty. Joel Angelo C. Cruz, Petron's Compliance Officer, holds the position of Vice President and General Counsel, the highest legal position in the Company thereby granting him stature and authority in the Company.	
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Compliance Officer is not a member of the board.	Compliant	Compliance Officer Atty. Joel Angelo C. Cruz is not a director. 2020 General Information Sheet (page 4) https://www.petron.com/wp-content/uploads/2021/03/Petron-Amended-GIS-2020-Election-of-John-Paul-LAng-as-submitted-to-SEC-on-March-16-2021-via-email-and-SEC-SENS-redacted.pdf	
Compliance Officer attends training/s on corporate governance.	Compliant	Atty. Joel Angelo C. Cruz attended a corporate governance training in 2020 conducted by SGV & Co. on September 9, 2020. The topics of the seminar included on the corporate governance model, digital blockchain technology, and business continuity management. https://www.petron.com/wp-content/uploads/2020/09/09-15-20-Petron-Certificates-of-Attendance-for-Corporate-Governance-Seminar-Held-on-September-9-2020pdf	

Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, and other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders. Recommendation 2.1					
Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	Compliant	Atty. Joel Angelo C. Cruz, in his capacity as the Corporate Secretary, hereby certifies that directors participate in the discussions during board meetings by requesting clarifications, raising questions, and making recommendations as they deem necessary.			
Recommendation 2.2					
Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	 The Company's thrust and strategy for each year, together with its budget and its specific strategy projects, plans and programs, form part of the Company's annual business plan which is presented for review and approval by the Board on an annual basis. Atty. Joel Angelo C. Cruz, in his capacity as the 			
		Corporate Secretary, hereby certifies that the 2020 business plan containing the company's thrusts, strategies and strategy projects for 2020 was presented to, discussed, and approved by the Board on February 13, 2020.			

Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	 At the regular quarterly board meetings, the report on the performance of the Company (including its comparison to the year's business plan and to last year's performance for the same period) is presented for the approval by the Board. This ensures that corrective action can be taken should negative variances occur. Atty. Joel Angelo C. Cruz, the Corporate Secretary, hereby certifies that the report on the 2020 performance of the Company (including its comparison to the 2020 operating plan and to last year's performance for the same period) was presented to and discussed and approved by the Board during the Board's regular quarterly meetings in 2020 and the first quarterly meeting in 2021.
		 https://www.petron.com/wp-content/uploads/2020/05/05-26-20-Matters-Approved-at-the-May-26-2020-Board-Meetingpdf https://www.petron.com/wp-content/uploads/2020/08/08-04-20-Petron-Matters-Approved-at-the-August-4-2020-Board-Meetingpdf https://www.petron.com/wp-content/uploads/2020/11/11-03-20-Petron-Matters-Approved-at-the-November-3-2020-Board-Meetingpdf https://www.petron.com/wp-content/uploads/2021/03/03-09-21-Petron-Matters-Approved-at-the-March-9-2021-Board-Meetingpdf



Supplement to Recommendation 2.2				
Board has a clearly defined and updated vision, mission and core values.	Compliant	The Company's vision, mission and core values are available on the Petron website.		
		https://www.petron.com/who-we-are/		
		The Board periodically reviews and approves the vision and the mission of the Company as the need arises.		

2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture. Output Description:	Compliant	 The Board-approved business plan (that includes the strategy, thrusts and strategic projects for the year) is communicated to the company divisions and departments to ensure that officers and employees understand the year's strategic plans and that their respective roles are aligned with the implementation of the strategy and thrusts for the year. At the regular quarterly board meetings, a report on the performance of the Company (including its comparison to the year's business plan and to the previous year's performance for the same period) is presented for the approval by the Board. Corrective actions are taken should negative variances occur.
		Atty. Joel Angelo C. Cruz, the Corporate Secretary, hereby certifies that the report on the 2020 performance of the Company (including its comparison to the 2020 operating plan and to last year's performance for the same period) was presented to and discussed and approved by the Board during the Board's regular quarterly meetings in 2020 and the first quarterly meeting of 2021.
		 https://www.petron.com/wp-content/uploads/2020/05/05-26-20- Matters-Approved-at-the-May-26-2020-Board-Meetingpdf https://www.petron.com/wp-content/uploads/2020/08/08-04-20- Petron-Matters-Approved-at-the-August-4-2020-Board- Meetingpdf

	https://www.petron.com/wp-content/uploads/2020/11/11-03-20-
	Petron-Matters-Approved-at-the-November-3-2020-Board-
	renor-maries-Approved-at-me-november-5-2020-board-
	Meetingpdf
	https://www.petron.com/wp-content/uploads/2021/03/03-09-21- Petron-Matters-Approved-at-the-March-9-2021-Board-Meetingpdf
	Petron-Matters-Approved-at-the-March-9-2021-Board-Meetinapdf
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Recommendation 2.3				
Board is headed by a competent and qualified Chairperson. Recommendation 2.4	Compliant	 Mr. Eduardo M. Cojuangco, Jr. was the Petron Chairperson in 2020 until his demise on June 16, 2020. His qualifications were set out in the 2020 Information Statement and the 2020 SEC Form 17-A (Annual Report). 2020 Information Statement (pages 18) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information Statement and the 2020 SEC Form 17-A (Annual Report). 2020 Information Statement (pages 18) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf 2020 SEC Form 17-A (Annual Report) (page 49) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-posting.pdf 		
Recommendation 2.4				

			T
Board ensures and adopts an effective succession planning program for directors, key officers and management. Page 1	Compliant in respect of key officers and management	• The Company is committed to provide its employees with a work environment that promotes the realization of their potential to become future leaders of the Company. This commitment is expressed, embodied and institutionalized through the Management Succession and Career Development Program. The program aims to ensure an adequate reserve of highly qualified manpower who can respond to immediate and long-term replacements for executive, managerial and supervisory positions. • The retirement of key officers are generally governed by the Petron Retirement Plan.	 The selection of new directors is primarily based on the determination of whether one has a balance of the appropriate knowledge, competencies, expertise, skills, and independence that are aligned with the strategic direction of the Company. The Corporate Governance Committee pre-screens and shortlists candidates for directors. Directors are elected annually and hold office until the next stockholders' meeting and until their successor shall have been elected and qualified.

Board adopts a policy on the retirement for directors and key officers.	Compliant in respect of key officers and management	Key Officers and Management The retirement of key officers are generally governed by the Petron Retirement Plan.	Directors Directors are elected annually and hold office until the next stockholders' meeting and until their successor shall have been elected and qualified.
Recommendation 2.5			
Board aligns the remuneration of key officers and board members with long-term interests of the company.	Non- compliant	other remunerat adequate to attempt the qualification. Company successive (§2.2.2.2(c)) https://www.petron_Petron_Manual_or_Code_for_PLCs_as_ The Company's Pay program is a compensation potentingent finance.	rate Governance Manual, the salaries and on of officers and directors are set at level fact and retain directors and officers with and experience needed to manage the ssfully. com/wp-content/uploads/2018/09/05 29 17 - Corporate Governance Based on 2016 SEC CG filed with SEC on May 29 2017pdf Rewarding Excellence through Alternative variable component of the total ackage of employees that aims to provide cial incentives linked with the Company's nance and individual or group

 Board adopts a policy specifying the relationship between remuneration and performance. 	Non- compliant		
3. Directors do not participate in discussions	Not		
or deliberations involving his/her own remuneration.	applicable; please see		

	reply to immediately preceding item (1)		
Optional: Recommendation 2.5			
Board approves the remuneration of senior executives.		Provide proof of board approval	
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 on or link/reference to a document containing measurable standards to align performance-based remuneration with the long-term interest of the company.	

. Board has a formal and transparent board nomination and election policy.	Compliant	Corporate Governance Manual https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC C Code for PLCs as filed with SEC on May 29 2017, pdf
Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	 ➢ It is the policy of the Company that individuals with the appropriate balance of knowledge, competencies, expertise, skills, and independence that are aligned with its strategic direction be nominated and elected as directors of the Company. (§2.2.2.2.2 (b), Corporate Governance Manual) ➢ The Corporate Governance Committee is tasked with pre-screening and shortlisting candidates nominated to become directors, giving due consideration to, among others, (i) their knowledge, skills and expertise, (ii) record of integrity, (iii) having sufficient time to discharge their duties as directors, (iv) their ability to interact with other directors, and (v) their possession of all qualifications and none of the disqualifications to be director (or independent director, as the case may be). The effectiveness of the Board's nomination and election processes is required to be assessed. (§2.2.2.2.2 (b), Corporate Governance Manual)

2 Roard nominati	ion and election policy	Compliant	Corporato Covernance Manual	
	ion and election policy ne company accepted	Compilarii	Corporate Governance Manual https://www.petron.com/wp-content/uploads/2018/09/05 29 17 -	
	om minority shareholders.		Petron Manual on Corporate Governance Based on 2016 SEC C	
1101111110113110	Thirding sharehelders.		G Code for PLCs as filed with SEC on May 29 2017pdf	
			All the stockholders are expressly provided the right to	
			nominate directors. (§5.1.2.2, Corporate Governance	
			Manual)	
4 Poard nominati	ion and alaction policy	Compliant		
	ion and election policy ne board shortlists	Compliant		
candidates.				

Т			
5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Compliant	Corporate Governance Manual https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC C G Code for PLCs as filed with SEC on May 29 2017pdf Among the functions of the Corporate Governance Committee is to assess the effectiveness of the processes and procedures of the Board of Directors in the election or replacement of directors (§2.2.2.2.2(b)(iii), Corporate Governance Manual)	
Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	In the annual assessment of board, committee and director performance, the directors evaluate whether the individuals nominated and then elected as directors added value and contributed independent judgment to the formulation of sound policies and strategies of the Company.	

Optional: Recommendation to 2.6			
 Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors. 		Identify the professional search firm used or other external sources of candidates	
Recommendation 2.7			
Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	Pursuant to the provisions of the Corporate Governance Manual, the Board approved on August 6, 2019 the Policy on Related Party Transactions of the Company.	

2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions. 2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	Corporate Governance Manual https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC C G Code for PLCs as filed with SEC on May 29 2017pdf Under the Corporate Governance Manual, the Board is tasked with the formulation and implementation of policies and procedures that would ensure the integrity and transparency of related party transactions and which shall include the appropriate review and approval of material or significant RPTs, which guarantee fairness and transparency of the transactions, encompassing all entities within the group and taking into account their size, structure, risk profile and complexity of operations. (\$2.2.1.2 (m) Corporate Covernance Manual)
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant	 (§2.2.1.2 (m), Corporate Governance Manual) Policy on Related Party Transactions (RPT Policy) https://www.petron.com/wp-content/uploads/2019/10/Petron-Related-Party-Transactions-Policy-as-filed-with-SEC-on-October-2-2019.pdf Under the RPT Policy, all RPTs are conducted on an arm's length basis and under fair terms in order that no shareholder or stakeholder is unduly disadvantaged and there is no prejudice to the interest of the stakeholders of the Company. The Board of Directors shall have the overall responsibility in ensuring that RPTs are handled in a

sound and prudent manner, with integrity, and in effective compliance with applicable laws, rules and regulations at all times to protect the interests of the Company and its subsidiaries and their shareholders and other stakeholders.

The RPT Policy requires the review and endorsement by the Board RPT Committee and the approval by the Board of all related party transactions (either singly or in the aggregate during a 12-month period) involving an amount of at least equal to 10% of the total consolidated assets of the Company based on its latest audited financial statements.

On November 5, 2019, the Board, upon recommendation of the Board RPT Committee approved material RPTs of the Company for 2020 prior to the execution of the relevant contracts.

https://www.petron.com/wp-content/uploads/2019/11/11-08-19-Petron-Advisement-Report-on-Material-Related-Party-Transactions-for-2019-as-filed-with-SEC-on-November-8-2019..pdf

Supplement to Recommendations 2.7

1.	Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.	Compliant	Policy on Related Party Transactions (RPT Policy) https://www.petron.com/wp- content/uploads/2019/10/Petron-Related-Party- Transactions-Policy-as-filed-with-SEC-on-October- 2-2019.pdf Under the RPT Policy, all RPTs are conducted on an arm's length basis and under fair terms in order that no shareholder or stakeholder is unduly disadvantaged and there is no prejudice to the interest of the stakeholders of the Company. The RPT Policy requires the review and endorsement by the Board RPT Committee and the approval by the Board of all related party transactions (either singly or in the aggregate during a 12-month period) involving an amount of at least equal to 10% of the total consolidated assets of the Company based on its latest audited financial statements.
2.	Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of	Compliant	Under the RPT Policy, all material RPTs require the approval by at least two-thirds (2/3) vote of the Board, with at least a majority of the independent directors

related party transactions during shareholders' meetings.	voting to approve the Material RPT. • Policy on Related Party Transactions (RPT Policy) (§F(9)) https://www.petron.com/wp- content/uploads/2019/10/Petron-Related-Party- Transactions-Policy-as-filed-with-SEC-on-October- 2-2019.pdf
Recommendation 2.8	

Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	Under the Corporate Governance Manual, the Board is tasked with the appointment of the Chief Executive Officer and the heads of the other control functions, as part of the Company's internal control system. Corporate Governance Manual (§2.2.1.3.1(c) and (e)) https://www.petron.com/wp-
		content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance B ased on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf The Board appointed the Chief
		Executive Officer and President, the Compliance Officer, the AVP for Internal Audit, and the other key officers of the Company.
		https://www.petron.com/wp- content/uploads/2020/06/06-02-20-Petron- Results-of-Organizational-Meeting-Held-on-June- 20-2020.pdf

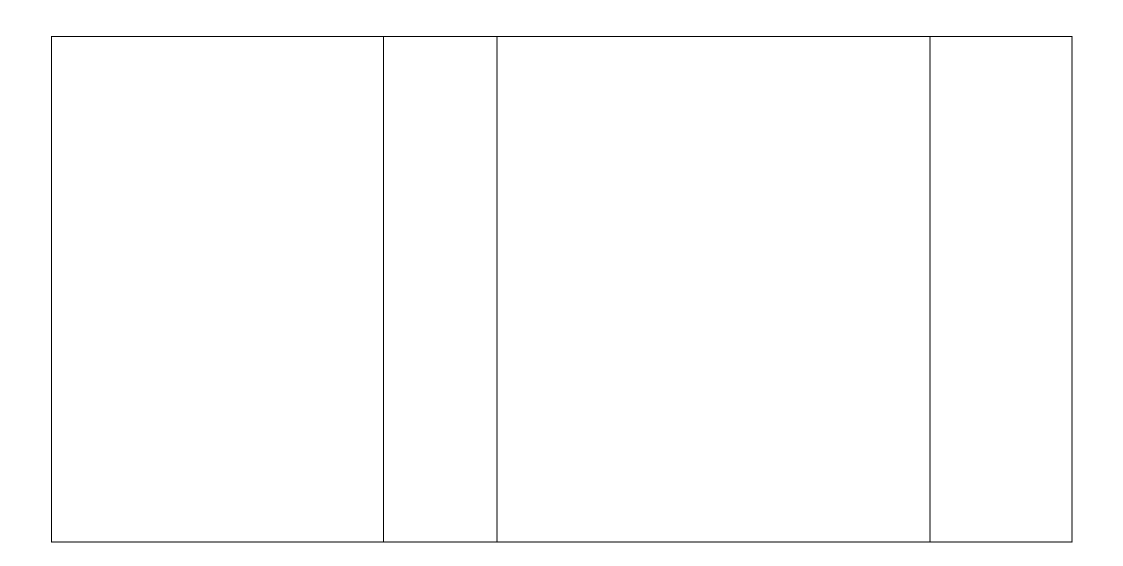
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive). A regular annual assessment of all employees (including the executives) is undertaken by their respective immediate supervisors (or by the person to whom they directly report, in the case of executives). In the rating of the employee, special emphasis is given to results obtained against established objectives.			
	the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and		personnel of Petron. A regular annual assessment of all employees (including the executives) is undertaken by their respective immediate supervisors (or by the person to whom they directly report, in the case of executives). In the rating of the employee, special emphasis is given to results obtained against established

Recommendation 2.9		
1. Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management. Output Description:	Non- compliant	Management forms part of the personnel of Petron. A regular annual assessment of employees (including the executives) is undertaken by the respective immediate supervision the rating of the employee, specified employee, specified against established objectives.
2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Non- compliant	

Recommendation 2.10			
Board oversees that an appropriate internal control system is in place.	Compliant	Under the Corporate Governance Manual, the Board has the oversight responsibilities for ensuring the presence of an appropriate, adequate, strong, and effective internal control system that embodies (i) management oversight and control culture; (ii) risk recognition and assessment; (iii) control activities; (iv) information and communication; and (v) monitoring activities and correcting deficiencies. Corporate Governance Manual (§2.2.1.3.1) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Co de for PLCs as filed with SEC on May 29 2017pdf	
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders. Output Description:	Compliant	Among the internal control mechanisms of the Company under the Corporate Governance Manual is a mechanism for monitoring and managing potential conflicts of interest of Management, board members, and shareholders. Corporate Governance Manual (§2.2.1.3.1(g)) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG C ode for PLCs as filed with SEC on May 29 2017pdf	

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3 Boa	rd approves the Internal Audit Charter.	Compliant	The Board approved the Internal Audit Charter on May 8,	
0. 500	ra approvos mo moman toan charlor.	Compilarii	2017.	
			SEC Form 17-C	
			(on matters approved by the Board on May 8, 2017)	
			https://www.petron.com/wp-content/uploads/2018/10/05 08 17 - Matters Approved at the May 8 2017 Board Meetingpdf	
			Internal Audit Charter	
			https://www.petron.com/wp-content/uploads/2018/09/Petron-Internal-	
			<u>Audit-Charter.pdf</u>	



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	 Under the Corporate Governance Manual, the Board is tasked to oversee that a sound enterprise risk management framework is in place to effectively identify, monitor, assess, and manage key business risks. Corporate Governance Manual (§2.2.1.3.2) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC C G Code for PLCs as filed with SEC on May 29 2017. pdf As Petron's operation is an integrated value chain, risks emanate from every process and some can cut across divisions. The results of these activities flow up to the Management Committee and eventually the Board through the Company's annual business plan presented to and approved by the Board. The Company's risk management framework, process and strategies are discussed in the 2020 SEC Form 17-A (Annual Report), pages 18-21. https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-posting.pdf
The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well	Compliant	

as the effectiveness of risk management strategies.			
Recommendation 2.12 1. Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Compliant	The Board approved the Board Charter on May 16, 2017, a copy of which is posted in the Petron website. The Board Charter provides for the duties and responsibilities of the Board and guides the Board in the discharge of its duties. • Board approval https://www.petron.com/wp-content/uploads/2018/10/05 24 17 - Amended Matters Approved at the May 16 2017 Organizational B oard Meetingpdf	

Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	Board Charter https://www.petron.com/wp-content/uploads/2018/09/aPetron-Board-of-Directors-Charter.pdf	
Board Charter is publicly available and posted on the company's website.	Compliant		

A	dditional Recommendation to Principle 2			
1	. Board has a clear insider trading policy.	Compliant	The Company has an insider trading policy adopted by the Board on May 8, 2013. https://www.petron.com/wp-content/uploads/2018/09/Policy-on-Dealings-in-Securities.pdf	
C	ptional: 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.	Compliant	The Company has a general related party transactions policy that requires that all related party transactions must be done on an arm's length basis to safeguard the interests of the Company and its minority shareholders and other stakeholders. https://www.petron.com/wp-content/uploads/2019/10/Petron-Related-Party-Transactions-Policy-as-filed-with-SEC-on-October-2-2019.pdf	
2.	Company discloses the types of decision requiring board of directors' approval.	Compliant	Except for transactions in the ordinary course of business which are covered by the General Resolutions approved by the Board and amended by it from to time as the needs of the Company require, all corporate acts are approved by the Board or the Executive Committee of the Board.	

	Matters approved by the Board in 2020 include the matters set out Annex B of the 2021 Information Statement and various disclosures made after each and every material matter approved by the Board:
	https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive- Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf
	https://www.petron.com/investor-relations/our-disclosures/
respect to audit, risk management, related party transc	extent possible to support the effective performance of the Board's functions, particularly wi actions, and other key corporate governance concerns, such as nomination and polities of all committees established should be contained in a publicly available Committee

Recommendation 3.1

Charter.

Board establishes board committees that	Compliant	In addition to then existing Executive Committee, Petron	
focus on specific board functions to aid in		established and/or re-organized its board committees on	

the optimal performance of its roles and May 8, 2017 as follows committees pursuant to the Corporate responsibilities. Governance Manual: 1. Audit Committee 2. Corporate Governance Committee 3. Risk Oversight Committee 4. Related Party Transaction Committee Corporate Governance Manual https://www.petron.com/wp-content/uploads/2018/09/05 29 17 -Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017. .pdf Board creation of the committees https://www.petron.com/wp-content/uploads/2018/10/05_08_17_-Matters Approved at the May 8 2017 Board Meeting, .pdf Appointment of committee members for 2020-2021 https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf

Petron Corporation ("Petron" or the "Company") Integrated Annual Corporate Governance Report For Fiscal Year Ended 2020

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.

The Audit Corticle the provisions of the provisi

npliant The Audit Committee was re-organized on May 8, 2017 pursuant to the provisions of the Corporate Governance Manual.

Among the functions of the Audit Committee are ensuring that systems and processes are designed to provide assurance in areas including reporting, monitoring compliance with laws, regulations and internal policies, efficiency and effectiveness of operations, and safeguarding of assets and overseeing the senior Management in establishing and maintaining an adequate, effective and efficient internal control framework.

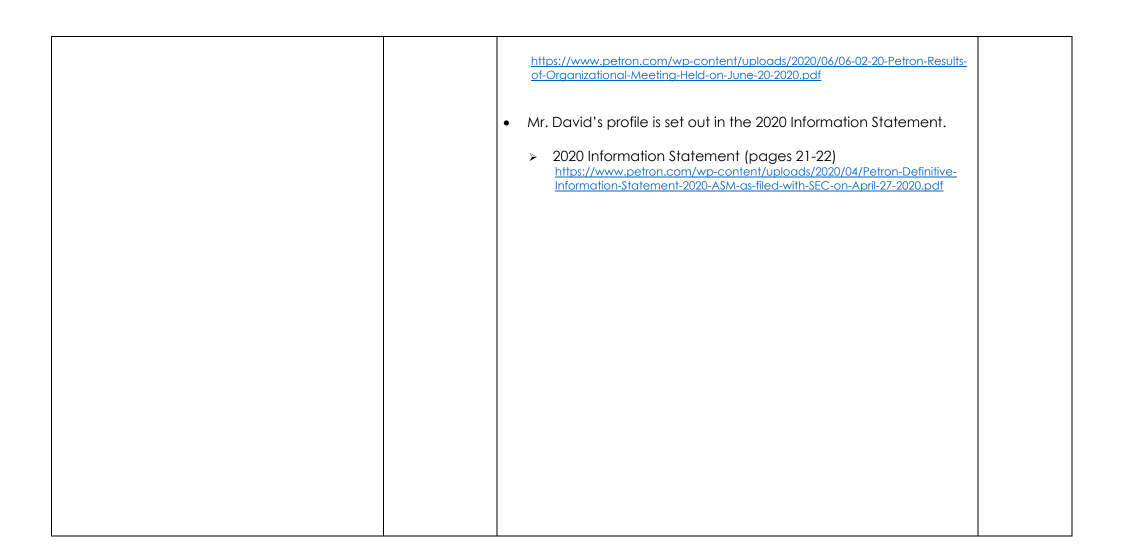
On May 16, 2017, the Board approved the Audit Committee Charter.

- Corporate Governance Manual (§2.2.2.3)
 https://www.petron.com/wp-content/uploads/2018/09/05 29 17
 Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017. pdf
- Board creation of the committees
 https://www.petron.com/wp-content/uploads/2018/10/05 08 17 Matters Approved at the May 8 2017 Board Meeting, .pdf
- Audit Committee Charter
 https://www.petron.com/wp-content/uploads/2018/09/c.-Petron-Audit-Committee-Charter.pdf

2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	In 2020, the Petron Audit Committee was composed of five (5) non-executive directors, three (3) of whom were independent directors. It was headed by an independent director who did not hold the Chairmanship of the Board or any other board committee.
		The Chairperson and members of the Audit Committee in 2020 were the following:
		 Reynaldo G. David - Chairman (Independent Director; certified public accountant) Margarito B. Teves - Member (Independent Director) Artemio V. Panganiban - Member (Independent Director) Estelito P. Mendoza - Member Aurora T. Calderon - Member (certified public accountant)
		https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf
		Board appointment of officers and committee members (indicating that only Messrs. Ramon S. Ang and Lubin B. Nepomuceno are executive directors)
		https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf
		Qualifications of the Audit Committee members are set out in the directors' profiles in the 2020 Information Statement and the 2020 SEC Form 17-A (Annual Report)

2020 Information Statement (pages 19-22) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf 2020 SEC Form 17-A (Annual Report) (pages 50-54) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf

relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	 Reynaldo G. David - Chairman (Independent Director; certified public accountant) Margarito B. Teves - Member (Independent Director) Artemio V. Panganiban - Member (Independent Director) Estelito P. Mendoza - Member Aurora T. Calderon - Member (certified public accountant) https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf The committee members' profiles are set out in the 2020 Information Statement and the 2020 SEC Form 17-A (Annual Report). 2020 Information Statement (pages 19-22) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf 2020 SEC Form 17-A (Annual Report) (pages 50-54) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-posting.pdf
The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	 In 2020, the Audit Committee was headed by Mr. Reynaldo G. David, an independent director and certified public accountant. He was neither the Chairman of the Board nor the Chairman of any other board committee.



Supplement to Recommendation 3.2			
Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	The Corporate Governance Manual requires this. But for 2020, the external auditor did not perform any non-audit services.	
Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	The Audit Committee reviewed with the external auditor the annual audit plan, audit methodology, audit observations on the Company's internal controls, and annual financial statements. Audit Committee Report for 2020 2020 SEC Form 17-A (Annual Report) (page 47) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf	
Optional: Recommendation 3.2			

Audit Committee meets at least four times during the year.	Compliant	In 2020, the Audit Committee held four (4) meetings on March 10, May 26, August 4 and November 3. 2020 SEC Form 17-A (Annual Report) (page 60) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf	
2. Audit Committee approves the appointment and removal of the internal auditor. 2. Audit Committee approves the appointment and removal of the internal auditor.	Compliant	Atty. Joel Angelo C. Cruz, in his capacity as Corporate Secretary, hereby certifies that, on June 2, 2020, the Board appointed Mr. Ronald T. Ferrer as Assistant Vice President for Internal Audit (the head of the Internal Audit Department) upon the endorsement of the Audit Committee.	

Recommendation 3.3			
Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	Compliant	 The Corporate Governance Committee was re-organized on May 8, 2017 pursuant to the provisions of the Corporate Governance Manual. Among its responsibilities are those (i) formerly undertaken by the Nomination and Compensation Committees (§2.2.2.2.2(b) and (c), Corporate Governance Manual; pages 3-5, Corporate Governance Committee Charter) and (ii) related to governance (§2.2.2.2.2(a), Corporate Governance Manual; pages 2-3, Corporate Governance Committee Charter) On May 16, 2017, the Board approved the Corporate Governance Committee Charter. Corporate Governance Manual (§2.2.2.2.2(a),(b) and (c)) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC C G Code for PLCs as filed with SEC on May 29 2017. pdf 	

		Board creation of the committees https://www.petron.com/wp-content/uploads/2018/10/05 08 17 - Matters Approved at the May 8 2017 Board Meetingpdf Corporate Governance Committee Charter (pages 2-5) https://www.petron.com/wp-content/uploads/2018/09/ePetron-Corporate-Governance-Committee-Charter.pdf Corporate Governance-Committee-Charter.pdf
Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Compliant	The members of the Corporate Governance Committee, including three (3) independent directors of the Company in 2020 were the following: Margarito B. Teves - Chairman (Independent Director) Reynaldo G. David - Member (Independent Director) Artemio V. Panganiban - Member (Independent Director) Estelito P. Mendoza - Member (Non-Executive Director) Virgilio S. Jacinto - Member (Non-Executive Director) https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf The committee members' profiles are set out in the 2020 Information Statement and the 2020 SEC Form 17-A (Annual Report).

		 2020 Information Statement (pages 19-22) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf 2020 SEC Form 17-A (Annual Report) (pages 50-54) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf
Chairman of the Corporate Governance Committee is an independent director.	Compliant	Mr. Margarito B. Teves, an independent director, is the Chairman of the Corporate Governance Committee. https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf
Optional: Recommendation 3.3. 1. Corporate Governance Committee meets	Compliant	The Corporate Governance Committee held two (2)
at least twice during the year. Recommendation 3.4	Compilarii	meetings 2020 on May 26 and August 4, as reported in the 2020 SEC Form 17-A (Annual Report) (page 60). https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf

Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a	Compliant	The BROC was created on May 8, 2017 pursuant to the provisions of the Corporate Governance Manual.
company's Enterprise Risk Management system to ensure its functionality and effectiveness.		The BROC is tasked with the oversight of the Company's Enterprise Risk Management system to ensure its functionality and effectiveness. (§2.2.2.4, Corporate Governance Manual; page 1, BROC Charter)
		On May 16, 2017, the Board approved the BROC Charter.
		Corporate Governance Manual https://www.petron.com/wp-content/uploads/2018/09/05_29_17 Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf
		Board creation of the committees https://www.petron.com/wp-content/uploads/2018/10/05-08-17 Matters Approved at the May 8 2017 Board Meetingpdf
		BROC Charter https://www.petron.com/wp-content/uploads/2018/09/dPetron-Risk-Oversight-Committee-Charter.pdf

2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman. Output Description:	Compliant	In 2020, BROC had three (3) members, two (2) of whom are independent directors of the Company: • Artemio V. Panganiban - Chairman (Independent Director) • Reynaldo G. David - Member (Independent Director) • Aurora T. Calderon - Member (Non-Executive Director) https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf The committee members' profiles are set out in the 2020 Information Statement. • 2020 Information Statement (pages 19-22) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee. 3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	BROC Chairman former Supreme Court Chief Justice Artemio V. Panganiban is neither the Chairman of the Board nor the Chairman of any other board committee. https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron- Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf

4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. Output Description:	Compliant	BROC Chairman former Supreme Court Chief Justice Artemio V. Panganiban also headed the Risk Management Committee of at least two other listed companies.	
Recommendation 3.5			

Recommendation 3.5

1. Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company. The RPT Committee was created on May 8, 2017 pursuant to the provisions of the Corporate Governance Manual. The RPT Committee is tasked with reviewing the material related party transactions of the Company (§2.2.2.5, Corporate Governance Manual; page 1, RPT Committee Charter). On May 16, 2017, the Board approved the RPT Committee Charter. • Corporate Governance Manual (§2.2.2.5) https://www.petron.com/wp-content/uploads/2018/10/05 08 17 - Matters Approved at the May 8 2017 Board Meetingpdf • RPT Committee Charter https://www.petron.com/wp-content/uploads/2018/10/05 08 17 - Matters Approved at the May 8 2017 Board Meetingpdf	· · · · · · · · · · · · · · · · · · ·	Compliant	The DDT Committee was an atom of an Alexand 2017 and an Alexand
	tasked with reviewing all material related	Compilarii	the provisions of the Corporate Governance Manual. The RPT Committee is tasked with reviewing the material related party transactions of the Company (§2.2.2.5, Corporate Governance Manual; page 1, RPT Committee Charter). On May 16, 2017, the Board approved the RPT Committee Charter. • Corporate Governance Manual (§2.2.2.5) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC C G Code for PLCs as filed with SEC on May 29 2017pdf • Board creation of the committees https://www.petron.com/wp-content/uploads/2018/10/05 08 17 - Matters Approved at the May 8 2017 Board Meetingpdf • RPT Committee Charter https://www.petron.com/wp-content/uploads/2018/09/fPetron-

RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including	Compliant	In 2020, the RPT Committee had three (3) members, two (2) of whom were independent directors of the Company:
the Chairman.		 Margarito B. Teves - Chairman (Independent Director) Reynaldo G. David - Member (Independent Director) Aurora T. Calderon - Member (Non-Executive Director)
		https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron- Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf
		The committee members' profiles are set out in the 2020 Information Statement.
		2020 Information Statement (pages 19-22) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf

Recommendation 3.6			
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	Each of the board committees of the Company has its charter that sets out its (i) purpose, (ii) composition (chairmanship and membership), (iii) meeting rules and procedures, (iv) duties and responsibilities, (v) reporting procedures, (vi) access to information and resources, and (vii) evaluation and assessment. Each board charter requires the committee to periodically assess its effectiveness by comparing its performance with the requirements of the charter and the Corporate Governance Manual of the Company to ensure compliance with the Charter, the Corporate Governance Manual, and best practice.	
Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	best practice.	

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

The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.	Compliant	Atty. Joel Angelo C. Cruz, in his capacity as the Corporate Secretary, hereby certifies that directors participate in the discussions during board and committee meetings by requesting clarifications, raising questions, and making recommendations as they deem necessary. In case of the attendance of any director via teleconference, the electronic presence of such director is advised the Board and a confirmation that the line is clear is obtained from such director and those physically present. • Director attendance at board and stockholders' meetings 2020 SEC Form 17-A (Annual Report) (page 55) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-posting.pdf Sworn Certification submitted to the SEC on 2020 Director Attendance https://www.petron.com/wp-content/uploads/2020/12/12-09-20-Sworn-Certification-on-Board-Attendance-for-2020.pdf • Director attendance at board committee meetings 2020 SEC Form 17-A (Annual Report) (pages 59-61) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-posting.pdf

2.	The directors review meeting materials for all Board and Committee meetings.	Compliant	Atty. Joel Angelo C. Cruz, in his capacity as the Corporate Secretary, hereby certifies that directors participated in the discussions during board and committee meetings in 2020 by requesting clarifications, raising questions, and making recommendations as they deem necessary, which may reasonably be attributed to, among others, their review of the meeting materials.	
3.	The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Atty. Joel Angelo C. Cruz, in his capacity as the Corporate Secretary, hereby certifies that the directors participated in the discussions during board and committee meetings in 2020 by requesting clarifications, raising questions, and making recommendations as they deem necessary.	

Recommendation 4.2			
Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Non-compliant	That the non-executive directors of the Board of Directors concurrently serve as directors to a maximum of five (5) publicly listed companies shall be considered by the Company, under its Corporate Governance Manual. The directorships of the Company directors in listed and non-listed companies are set out in the 2020 SEC Form 17-A (Annual Report) and the 2020 Information Statement. • 2020 Information Statement (pages 18-22) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf • 2020 SEC Form 17-A (Annual Report) (pages 49-54) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf	While director former Chief Justice Artemio V. Panganiban served in more than five (5) publicly listed companies in 2020, his performance in the Petron Board that year showed that he was able to sufficiently prepare for the meetings and participate in board discussions.

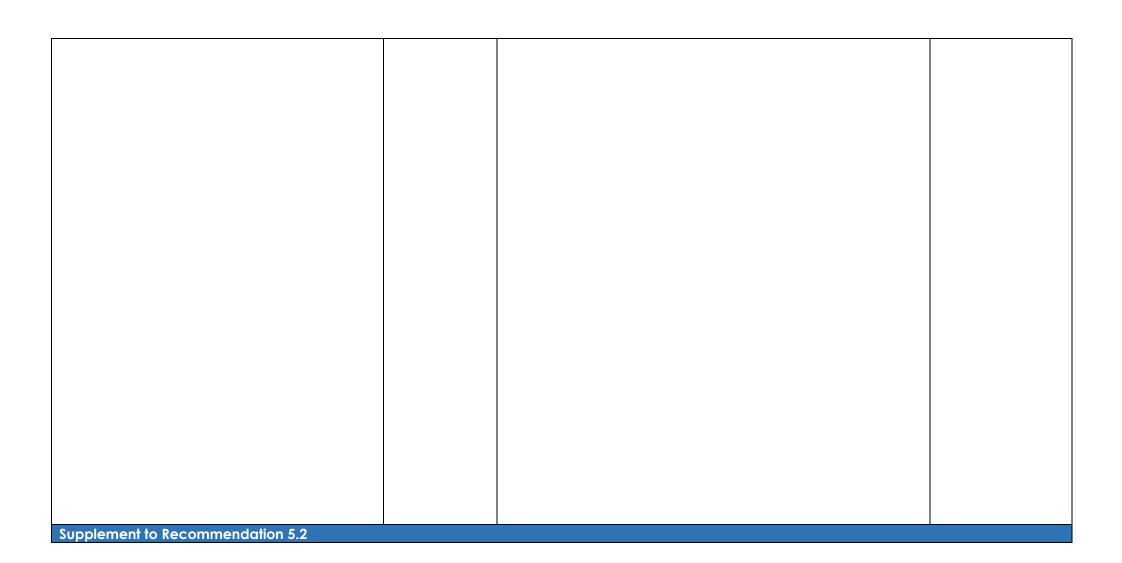
Recommendation 4.3			
The directors notify the company's board before accepting a directorship in another company.	Did not apply in 2020	A director's duty to notify the Board before accepting a directorship in another company is specifically set out in the Corporate Governance Manual (§2.2.1.9). https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Co de for PLCs as filed with SEC on May 29 2017pdf To the best knowledge of the undersigned, no one of the directors was appointed as a director to any other company in 2020 and, therefore, who would have been required to notify the Petron Board.	
Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Compliant	The only executive directors of the Company are Messrs. Ramon S. Ang (Chief Executive Officer and President) and Lubin B. Nepomuceno (General Manager). Mr. Ang only held directorships in listed companies in the San Miguel Group to which Petron belongs. Mr. Nepomuceno only held a directorship in Petron.	

Company schedules board of directors' meetings before the start of the financial year.	Compliant	Atty. Joel Angelo C. Cruz, in his capacity as the Corporate Secretary, hereby certifies that the schedule board meetings for the next year is presented to and approved by the Board the year before. For 2020, the schedule of board meetings for that year was presented and approved by the Board at its meeting held on November 3, 2019.
3. Board of directors meet at least six times during the year.	Compliant	In 2020, the Petron Board held six (6) board meetings on February 13, March 10, May 26, June 2, August 4, and November 3. • 2020 SEC Form 17-A (Annual Report) (page 55) https://www.petron.com/wp-content/uploads/2021/04/04-23-21- Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website- postingpdf
		Sworn Certification submitted to the SEC on 2020 Director Attendance https://www.petron.com/wp-content/uploads/2020/12/12-09-20- Sworn-Certification-on-Board-Attendance-for-2020pdf

4. Company requires as minimum quorum of at least 2/3 for board decisions.		Indicate the required minimum quorum for board decisions			
Principle 5: The board should endeavor to exerc	ise an objective	and independent judgment on all corporate affairs			
Recommendation 5.1					

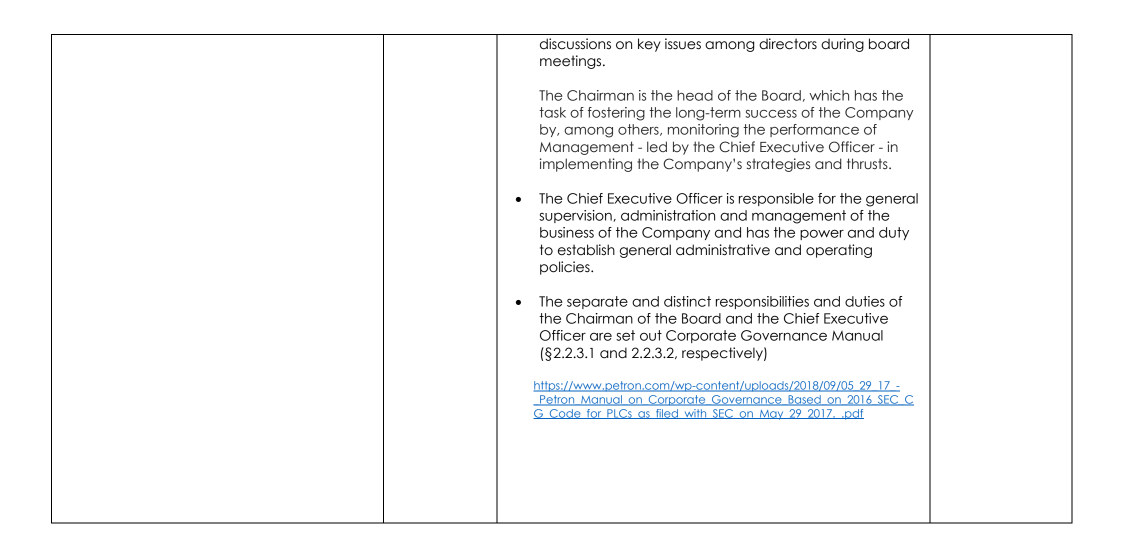
The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher. It is a such number as to constitute one-third of the board, whichever is higher.	Non-compliant	In 2020, the 15-person Petron Board had four (4) independent directors. • While the number of independent directors did not reach 1/3 of the Petron Board, the four (4) independent directors discharged their functions with independent judgment to safeguard the interests of all the shareholders as a whole. • To further ensure that the independent views of the independent directors are freely expressed, conflicts of interest of directors are avoided, and balance of power and authority among the directors is promoted, the Board has appointed a Lead Independent Director. Mr. Reynaldo G. David was appointed on June 2, 2020 as the Company's Lead Independent Director. https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf
		02-20-Petron-Results-of-Organizational-Meeting-Held-on-

Recommendation 5.2		
1. The independent directors possess all the qualifications and none of the disqualifications to hold the positions. Output Description:	Compliant	 All the independent directors elected in 2020 had all the qualifications and none of the disqualifications to hold the position of independent director as set out in applicable law and regulations, the Company's By-laws, and the Corporate Governance Manual. Company's By-laws (Article III, §2 and 3-A) https://www.petron.com/wp-content/uploads/2018/10/Amended-By-Laws-as-of-11.29.11.pdf Corporate Governance Manual (§2.2.1.5 and 2.2.1.6) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf
		Each of the independent directors elected in 2020, namely Mr. Reynaldo G. David, Former Chief Justice Artemio V. Panganiban, Mr. Margarito B. Teves, and Mr. Carlos Jericho L. Petilla executed the Certificate of Independent Director, certifying, among others, that he had all the qualifications and none of the disqualifications to hold the position of independent director of Petron. Annexes A-1 to A-4 of the Definitive Information Statement (pages 34-37) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf



Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant	To the best knowledge of the undersigned, there are no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently. Further, the directors of the Company are specifically mandated by the Corporate Governance Manual to act judiciously and exercise objective and independent judgment on all matters. (§2.2.1.4 (c)and (d)
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3. In the instance that the company retains	term-limit rule is set out in the Corporate Governance Manual Not yet	https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Co de for PLCs as filed with SEC on May 29 2017pdf The Board is required to provide meritorious justification and
an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	applicable in 2020 but the term-limit rule is set out in the Corporate Governance Manual	seek shareholders' approval during the annual shareholders' meeting for the retention of an independent director in the same capacity after nine years, as set out in the Corporate Governance Manual (§2.2.1.6.2). https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Co de for PLCs as filed with SEC on May 29 2017pdf
Recommendation 5.4		
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Compliant	The Chairman of the Board re-elected in 2020 was Mr. Eduardo M. Cojuangco, Jr., who served as such until his demise June 16, 2020. The President and Chief Executive Officer of the Company appointed in 2020 was Mr. Ramon S. Ang. https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	The Chairman is responsible for providing leadership to the Board, such as by ensuring that the meeting agenda focus on strategic matters and facilitating



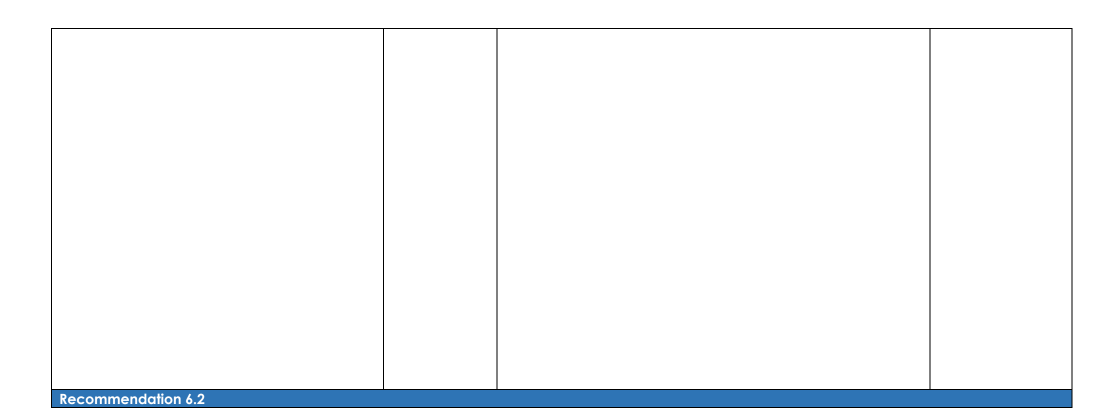
	T	
Recommendation 5.5		
If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	Compliant	The Chairman of the Petron Board is not an independent director. Mr. Reynaldo G. David, an independent director, was appointed on June 2, 2020 as the Lead Independent Director. https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf
Recommendation 5.6		
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant	The Corporate Governance Manual specifically requires a director to conduct fair business transactions with the Company and to ensure that personal interest does not conflict with the interests of the Company. A director with a material interest in any transaction affecting the Company is required to abstain from taking part in the deliberations for such transaction (§2.2.1.4(a)). https://www.petron.com/wp-content/uploads/2018/09/05_29_17 Petron_Manual_on_Corporate_Governance_Based_on_2016_SEC_CG
		 Code for PLCs as filed with SEC on May 29 2017pdf Atty. Joel Angelo C. Cruz, in his capacity as the Corporate Secretary, hereby certifies that, in 2020, directors abstained from discussion and voting on matters in which they had a

	material interest, such as the matter of their respective nominations as directors for the ensuing year which was discussed and approved at the board meeting held on March 9, 2020.	
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Recommenda	tion 5.7			
separate p external au audit, com	ecutive directors (NEDs) have eriodic meetings with the ditor and heads of the internal pliance and risk functions, y executive present.	Non- compliant	While no separate meeting was held among the non- executive directors, the external auditor and heads of the internal audit, compliance and risk functions, the Audit Committee (which is composed of non-executive directors and chaired by Lead Independent Director Reynaldo G. David) (i) reviewed with the external auditor the annual au	
2. The meetin independe	gs are chaired by the lead nt director.	Non- compliant	plan, audit methodology, audit observations on the Company's internal controls, and annual financial state and (ii) reviewed with the Assistant Vice President - Inter Audit and approved the annual internal audit plan and reviewed the Internal Audit Department's report on the adequacy of the internal control environment in the are covered by their audit.	
Optional: Princ	iple 5			
	e directors is a former CEO of any 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.

Re	commendation 6.1			
1.	Board conducts an annual self-assessment of its performance as a whole.	Compliant		
2.	The Chairman conducts a self-assessment of his performance.	Compliant	Atty. Joel Angelo C. Cruz, in his capacity as Corporate Secretary, hereby certifies that the directors, including the	
3.	The individual members conduct a self-assessment of their performance.	Compliant	Chairman, conducted a self-assessment of their performance for 2020 as directors.	
4.	Each committee conducts a self- assessment of its performance.	Non- compliant		The Company is reviewing its self-assessment form for necessary revisions.
5.	Every three years, the assessments are supported by an external facilitator.	Not yet applicable in 2020 but the policy is in the Corporate Governance Manual approved in 2017	Corporate Governance Manual (§6.1) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Co de for PLCs as filed with SEC on May 29 2017pdf	



Board has in place a system that provides, at the minimum, criteria and process to	Compliant	> The Board-adopted assessment forms are accomplished by the directors annually. The assessment covers the
determine the performance of the Board, individual directors and committees.		evaluation of the (i) fulfillment of the key responsibilities of the Board; (ii) relationship between the Board and the Management of the Company; (iii) effectiveness of board and committee processes and meetings; and (iv) individual performance of the directors.
		The details of the specific criteria covered by the 2020 annual assessment form are discussed in more detail in the 2020 SEC Form 17-A (Annual Report).
		2020 SEC Form 17-A (Annual Report) (page 67-68) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf
		The self-assessment form may be enhanced such that the Board assesses itself as a whole and each committee assesses its own performance.
		Part of the annual assessment of the directors is how the Board considered the interests of all shareholder groups. Among the mechanisms for receiving shareholder feedback is the establishment of an Investor Relations Office and engagement of a stock transfer service provider that ensure constant engagement with, and timely and proper communications with, the Company's shareholders.

Compliant
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Complic

Recommendation 7.1

 Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.

Compliant

 The Board adopted the Code of Conduct and Ethical Business Policy of the Company on May 8, 2018. This version consolidated standards for professional and ethical behavior set out in various Petron policies.

SEC Form 17-C on the Board approval

https://www.petron.com/wpcontent/uploads/2018/10/05 08 18 -Matters Approved at the May 8 2018 Board Meeting. .pdf

<u>Code of Conduct</u> and Ethical Business Policy

https://www.petron.com/wpcontent/uploads/2018/09/Petron-Code-of-Conduct-and-Ethical-Business-Policy-adopted-5.8.18.pdf

2.	The Code is properly disseminated to the Board, senior management and employees.	Compliant	The Code of Conduct and Ethical Business Policy of the Company formed part of the materials provided to first-time directors and the orientation program for new employees. Further, a copy is accessible in the Petron website and the Petron intranet Pethub.	
3.	The Code is disclosed and made available to the public through the company website.	Compliant	The Code of Conduct and Ethical Business Policy of the Company is posted in the company website. https://www.petron.com/wp-content/uploads/2018/09/Petron-Code-of-Conduct-and-Ethical-Business-Policy-adopted-5.8.18.pdf	

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Supplement to Recommendation 7.1			

Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	 The Code of Conduct and Ethical Business Policy of the Company specifically sets out the policy against the solicitation and/or receipt or offer and/or making of illegal payments to obtain favors for the Company. Code of Conduct and Ethical Business Policy (§5.2 and 5.3) https://www.petron.com/wp-content/uploads/2018/09/Petron-Code-of-Conduct-and-Ethical-Business-Policy-adopted-5.8.18.pdf Atty. Joel Angelo C. Cruz, in his capacity as Vice President - General Counsel and Compliance Officer, hereby further certifies that the Company Rules and Regulations on Discipline specifically provide the penalty of up to the dismissal of any employee who is found, after due investigation, to have committee bribery. The Code of Conduct and Ethical Business Policy and the Company Rules and Regulations on Discipline form part of the orientation program of new employees to ensure that
		 dismissal of any employee who is found, after due investigation, to have committee bribery. The Code of Conduct and Ethical Business Policy and the

Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. Board ensures the proper and efficient.	Compliant	 Atty. Joel Angelo C. Cruz, in his capacity as Vice President General Counsel and Compliance Officer, hereby certifies that the standards of conduct embodied in the Code of Conduct and Ethical Business Policy are also set out in the Company Rules and Regulations on Discipline. A violation of a standard under the Code of Conduct and Ethical Business Policy can result in a penalty of up to the dismissal of an employee who is found, after due investigation, to have committed such violation. The directors, officers, and employees of the Company are required to comply with the provisions of Code of Conduct and Ethical Business Policy and any findings on non-compliance. Code of Conduct and Ethical Business Policy 	
Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compilani		
		https://www.petron.com/wp-content/uploads/2018/09/Petron-Code-of-Conduct-and-Ethical-Business-Policy-adopted-5.8.18.pdf	

Disclosure and Transparency

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

Recommendation 8.1

1. Board establishes corporate disclosure policies 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

<u>Policy</u>

Under the Corporate Governance Manual, the Company should establish corporate disclosure policies and procedures that (i) are practical and in accordance with best practices and regulatory expectations and (ii) will ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of the financial condition, results and business operations of the Company.

<u>Procedure</u>

All disclosed information of the Company are released via the appropriate exchange procedure or mechanisms applicable to the Company (such as that of the Philippine Stock Exchange and The Philippine Dealing & Exchange Corp.) as well as through its annual report on SEC Form 17-A and such other report as may be required by the SEC or any other applicable regulatory body.

Matters to be disclosed include: (i) all material information about the Company which could adversely affect its viability or the interest of its stockholders and other stakeholders (such as earnings results, acquisition or disposal of significant assets, board changes, related party transactions, shareholdings of directors and changes to ownership); (ii) dealings with Petron shares by directors and officers; (iii) material and reportable non-financial and sustainability issues; and (iv) any change, resignation or removal of any director, member of the senior Management, the Internal Audit Group Head, and the external auditor, and the reasons thereof.

Corporate Governance Manual (§4) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf	

Supplement to Recommendations 8.1

1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.

Noncompliant as to the (i) first auarter 2020 Interim Reports in view of the Covid-19 pandemic and the SECapproved postponement of filing; and (ii) the third auarter 2020 Interim Reports since the 45th day fell on a Sunday

Noncompliant as to the 2020 Audited financial Statements but filing was completed

2020 Interim Reports

The quarterly reports on SEC Form 17-Q for 2020 were filed and published on the Petron website as follows:

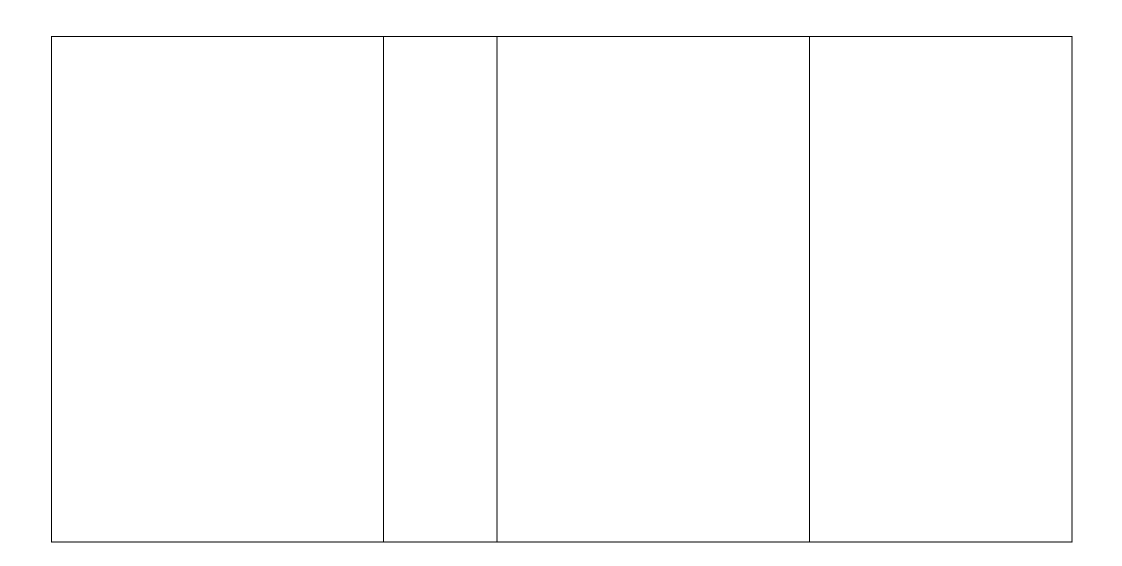
- 1st Quarter (filed May 27, 2020; <u>57 days</u> after March 31, 2020)
 https://www.petron.com/wpcontent/uploads/2020/05/Petron-Quarterly-Report-SEC-Form-17-Q-1st-Quarter-2020..pdf
- 2nd Quarter (filed August 14, 2020, 45 days after June 30, 2020)
 https://www.petron.com/wp-content/uploads/2020/08/08-14-20-Petron-Quarterly-Report-SEC-Form-17-Q-2nd-Quarter-2020..pdf
- 3rd Quarter (filed November 16, 2020, 46 days after September 30, 2020; 45th day fell on a Sunday)
 https://www.petron.com/wp-content/uploads/2020/11/11-16-20-Petron-Quarterly-Report-SEC-Form-17-Q-3rd-Quarter-2020..pdf

2020 Audited Consolidated Financial Statements

The 2020 consolidated financial statements of the Company (attached as Annex D to the 2021

within the	Information Statement) were posted on the PSE	
reglementary	Edge and on the Petron website on April 12, 2021.	
regierneritary	Lage and on the retion website on April 12, 2021.	
periods set by		
applicable	https://www.petron.com/wp-content/uploads/2021/04/04-12-21-	
	Petron-Definitive-Information-Statement-2021-ASMpdf	
rules.		

2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Non- compliant	While the risks associated with controlling stockholders were not discussed in the SEC Form 17-A (Annual Report), this risk relating to controlling shareholders was disclosed and discussed in the prospectus for the offer and issue of the Series 3 preferred shares in 2019.
		Page 61 https://www.petron.com/wp- content/uploads/2019/06/Petron-Final- Prospectus-dated-May-30-2019-Part-1.pdf



Recommendation 8.2		
Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	Under §4.4 of the Corporate Governance Manual, all directors and officers are required to disclose any dealings in the Company's shares within three (3) business days. https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC C G Code for PLCs as filed with SEC on May 29 2017pdf
2. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days. Output Description:	Compliant	In 2020, no one of the directors had any dealings in Petron's shares, save for newly elected director Ret Justice Francis H. Jardeleza who acquired shares to qualify as a director of the Company.

Supplement to Recommendation 8.2

1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).

Compliant

- The dealings in Petron shares by directors and officers are reported through the Initial Statement of Beneficial Ownership of Securities on SEC Form 23-A and the Statement of Changes in Beneficial Ownership of Securities on SEC Form 23-B.
 - There were no SEC Form 23-Bs filed in 2020.
 - SEC Form 23-As were filed by the newly appointed director and officers as follows:

Director

https://www.petron.com/wp-content/uploads/2020/08/Petron-Corporation-SEC-Registration-No.-31171 SEC-Form-23A-Justice-FH-Jardeleza 6-August-2020-REDACTED.pdf

Officers

- https://www.petron.com/wp-content/uploads/2020/02/02-18-20-SEC-Form-23-A-Lemuel-C.-Cuezon-as-filed-with-SEC-on-February-21-2020.pdf
- https://www.petron.com/wp-content/uploads/2020/02/02-18-20-SEC-Form-23-A-Francisco-Rizal-G.-Bumagat-Jr.-as-filed-with-SEC-on-February-21-2020.pdf
- https://www.petron.com/wp-content/uploads/2020/02/02-18-20-SEC-Form-23-A-Ma,-Aileen-M,-Cupido-as-filed-with-SEC-on-February-21-2020,pdf
- https://www.petron.com/wp-content/uploads/2020/02/02-18-20-SEC-Form-23-A-John-Ronald-S.-Pineda-as-filed-with-SEC-on-February-21-2020.pdf
- https://www.petron.com/wp-content/uploads/2020/02/02-17-20-SEC-Form-23-A-Mark-Tristan-D.-Caparas-as-filed-with-SEC-on-February-24-2020.pdf

The shareholdings of the directors, executive officers and the top 100 shareholders in 2020 were disclosed through the following: Quarterly Public Ownership Reports https://www.petron.com/wp-content/uploads/2020/04/04-13-20-Petron-Public-Ownership-Report-as-of-March-31-2020..pdf https://www.petron.com/wp-content/uploads/2020/07/07-14-20-Petron-Public-Ownership-Report-as-of-June-30-2020.pdf https://www.petron.com/wp-content/uploads/2020/10/10-13-20-Petron-Public-Ownership-Report-as-of-September-30-2020..pdf https://www.petron.com/wp-content/uploads/2021/01/01-15-21-Public-Ownership-Report-as-of-December-31-2020..pdf Quarterly Top 100 Stockholder Reports https://www.petron.com/wp-content/uploads/2020/04/04-13-20-Petron-Top-100-Stockholders-as-of-March-31-2020..pdf https://www.petron.com/wp-content/uploads/2020/07/07-13-20-Petron-Top-100-Stockholders-as-of-June-30-2020..pdf https://www.petron.com/wp-content/uploads/2020/10/10-06-20-Petron-Top-100-Stockholders-as-of-September-30-2020..pdf https://www.petron.com/wp-content/uploads/2021/01/01-13-21-Petron-Top-100-Stockholders-as-of-December-31-2020..pdf

The Company's conglomerate map as of December 31, 2020 (which forms part of the 2020 audited consolidated financial statements) shows the Company's direct and indirect stockholders. 2020 SEC Form 17-A (Annual Report) (page 242) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf
The Company did not buy back any of its shares from the market in 2020.

Recommendation 8.3

1 Roard fully discloses all relevant and	Compliant	
Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	The directors' academic qualifications, membership in other boards, other executive positions, professional experiences and expertise are set out in the 2020 Definitive Information Statement and the 2020 SEC Form 17-A (Annual Report).
		2020 Information Statement (pages 18-22) https://www.petron.com/wp-content/uploads/2020/04/Petron- Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on- April-27-2020.pdf
		> 2020 SEC Form 17-A (Annual Report) (pages 49-54) https://www.petron.com/wp-content/uploads/2021/04/04-23-21- Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website- postingpdf
		The trainings attended by the directors for 2020 were reported in various SEC Form 17-Cs.
		https://www.petron.com/wp-content/uploads/2020/09/09-15-20- Petron-Certificates-of-Attendance-for-Corporate-Governance- Seminar-Held-on-September-9-2020pdf
		https://www.petron.com/wp-content/uploads/2020/10/10-02-20- Petron-Certificates-of-Attendance-for-Corporate-Governance- Seminars-Held-on-September-25-2020-AV-Panganibanpdf
		https://www.petron.com/wp-content/uploads/2021/05/12-11-20- Petron-Certificate-of-Attendance-for-Corporate-Governance- Seminar-Held-on-December-3-2020-RSAngpdf

The share ownership of the directors for 2020 was reported in the Company's quarterly Public Ownership Reports.
https://www.petron.com/wp-content/uploads/2020/04/04-13-20- Petron-Public-Ownership-Report-as-of-March-31-2020pdf
https://www.petron.com/wp-content/uploads/2020/07/07-14-20- Petron-Public-Ownership-Report-as-of-June-30-2020.pdf
https://www.petron.com/wp-content/uploads/2020/10/10-13-20- Petron-Public-Ownership-Report-as-of-September-30-2020pdf
https://www.petron.com/wp-content/uploads/2021/01/01-15-21- Public-Ownership-Report-as-of-December-31-2020pdf

2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	The executive officers' academic qualifications, membership in boards, other executive positions, professional experiences and expertise are set out in the 2020 Information Statement and the 2020 SEC Form 17-A.
		2020 Information Statement (pages 24027) https://www.petron.com/wp-content/uploads/2020/04/Petron- Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April- 27-2020.pdf
		2020 SEC Form 17-A (Annual Report) (pages 55-58) https://www.petron.com/wp-content/uploads/2021/04/04-23-21- Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website- postingpdf
		The trainings attended by the officers for 2020 were reported in SEC Form 17-Cs.
		https://www.petron.com/wp-content/uploads/2020/09/09-15-20- Petron-Certificates-of-Attendance-for-Corporate-Governance- Seminar-Held-on-September-9-2020pdf
		https://www.petron.com/wp-content/uploads/2021/05/12-11-20- Petron-Certificate-of-Attendance-for-Corporate-Governance- Seminar-Held-on-December-3-2020-RSAngpdf
		The share ownership of the executive officers for 2020 was reported in the Company's quarterly Public Ownership Reports.

		 https://www.petron.com/wp-content/uploads/2020/04/04-13-20-Petron-Public-Ownership-Report-as-of-March-31-2020pdf https://www.petron.com/wp-content/uploads/2020/07/07-14-20-Petron-Public-Ownership-Report-as-of-June-30-2020.pdf https://www.petron.com/wp-content/uploads/2020/10/10-13-20-Petron-Public-Ownership-Report-as-of-September-30-2020pdf https://www.petron.com/wp-content/uploads/2021/01/01-15-21-Public-Ownership-Report-as-of-December-31-2020pdf
Recommendation 8.4		
Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	Compliant	The remuneration of directors and officers is (i) made consistent with the Company's culture and strategy as well as the business environment in which it operates and (ii) set at a level adequate to attract
2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	and retain directors and officers with the qualifications and experience needed for the success of the Company.
		Corporate Governance Manual (§2.2.2.2.2(c)) https://www.petron.com/wp- content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SE C CG Code for PLCs as filed with SEC on May 29 2017pdf

	3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Non-compliant	The Company reported in its SEC Form 17-A (Annual Report) the aggregate compensation paid or estimated to be paid to the directors of the Company. 2020 SEC Form 17-A (Annual Report) (page 62) https://www.petron.com/wpcontent/uploads/2021/04/04-2 21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-forwebsite-postingpdf
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Recommendation 8.5							
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	Section 4.7 of the Corporate Governance Manual states the policy of the Company that all material related party transactions not be undertaken on more favorable economic terms (e.g., price, commissions, interest rates, fees, tenor, collateral requirement) to the relevant related parties than similar transactions with non-related parties under similar circumstances. https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf The Company also has its RPT Policy set out in its website. https://www.petron.com/wp-content/uploads/2019/10/Petron-Related-Party-Transactions-Policy-as-filed-with-SEC-on-October-2-2019.pdf					

Company discloses material or significant RPTs reviewed and approved during the year.	Compliant	On November 5, 2019, pursuant to the RPT Policy of the Company, the Board RPT Committee endorsed and the Board approved the material RPTs of the Company for implementation in 2020 prior to the execution of the relevant agreements. https://www.petron.com/wp-content/uploads/2019/11/11-11-19-Amended-Advisement-Report-for-Material-Related-Party-Transactions-for-2019-with-Secretarys-Certificate-as-filed-with-SEC-on-November-11-2019pdf	

Supplement to Recommendation 8.5			
Company requires directors to disclose their interests in transactions or any other conflict of interests. The state of the s	Compliant	•	The Corporate Governance Manual specifically requires a director to conduct fair business transactions with the Company and to ensure that personal interest does not conflict with the interests of the Company. A director with a material interest in any transaction affecting the Company is required to abstain from taking part in the deliberations for such transaction (§ 2.2.1.4(a)). https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC C G Code for PLCs as filed with SEC on May 29 2017pdf Atty. Joel Angelo C. Cruz, in his capacity as the Corporate Secretary, hereby certifies that, in 2020, directors abstained from discussion and voting on matters in which they had a disclosed material interest, such as the matter of their respective nominations as directors for the ensuing year which was discussed and approved at the board meeting held on March 10, 2020.

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Or	otional : Recommendation 8.5			
1.	Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Compliant	Note 28 (<i>Related Party Disclosures</i>) of the 2020 consolidated audited financial statements of the Company (attached as Annex C to the 2020 SEC Form 17-A (Annual Report)) specifically states that the Company's transactions with related parties in 2020 were made at normal market prices and terms. https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf	
Re	commendation 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	In 2020, the Company did not acquire or dispose of any material asset. As a general rule, however, the Company makes timely and full, fair and accurate disclosures of all material facts or events as evidenced by the SEC Form 17-Cs set out in the Petron website.	
2.	Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Not applicable in 2020 since the Company did not have a		

	material acquisition or disposal of assets in 2020.	
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	The Company disclosed in its 2020 Information Statement and 2020 SEC Form 17-A (Annual Report) that it was not aware of the existence of any agreement that may impact control of the Company and the voting of its shares. 2020 Information Statement (page 17) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf 2020 SEC Form 17-A (Annual Report) (page 66) https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf

P.o	Recommendation 8.7					
1.	Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	The Company's corporate governance policies, programs and procedures are contained in its Corporate Governance Manual which was submitted to the SEC and disclosed to the PSE.			
2.	Company's MCG is submitted to the SEC and PSE.	Compliant	https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Co de for PLCs as filed with SEC on May 29 2017pdf			
3.	Company's MCG is posted on its company website.	Compliant				
Su	pplement to Recommendation 8.7					
1.	Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	 In 2020, there was no change to the Corporate Governance Manual of the Company. The Board approved the updated Code of Conduct and Ethical Business Policy on May 8, 2018. The relevant filings and disclosures were made with the SEC and the PSE. https://www.petron.com/wp-content/uploads/2018/10/05 08 18 - Matters Approved at the May 8 2018 Board Meetingpdf 			

Optional: Principle 8 1. Does the company's Annual Report disclose the following information:	Compliant	2020 SEC Form 17-A (Annual Report) https://www.petron.com/wp-content/uploads/2021/04/04-23-21- Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website- postingpdf a. Corporate Objectives (page 9) b. Financial performance indicators (pages 39-43, "Management's Discussion and Analysis of Financial Position and Financial Performance") c. Non-financial performance indicators (pages 6-9) d. Dividend Policy (page 30) e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors (pages 49-54)	

a. Corporate Objectives	Compliant	2020 Glossy Annual Report https://www.petron.com/wp-content/uploads/2021/05/Petron-2020-Annual-Report.pdf Corporate Objectives (pages 1-9) a. Financial performance indicators (pages 58-59, "Financial Highlights" and)	
b. Financial performance indicators	Compliant	b. Non-financial performance indicators (pages 10-37, ("Following Through on Our Commitment to our	
c. Non-financial performance indicators	Compliant	Customers", "Ensuring a Stable Fuel Supply Amid Hard Times", "Fueling Journeys that Matter Through Our Reliable Supply Chain", "Putting the Health and Safety of Our People First", Keeping Strong and Steady in Malaysia", and "Working Together as One Petron")	
d. Dividend Policy	Compliant	c. Dividend Policy (page 54, "Right to Dividends" under "Corporate Governance")	
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors f. Attendance details of each director in all directors meetings held during the year	Compliant	 d. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors (page 38-43, "Board of Directors") e. Attendance details of each director in all directors meetings held during the year (pages 50-53, "Meetings and Seminars Attended" under "Corporate Governance.") 	
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g. Total remuneration of each member of the board of directors	Not Compliant	The Company reported in its 2020 SEC Form 17-A (Annual Report) the aggregate compensation paid or estimated to be paid to the directors of the Company.
		2020 SEC Form 17- A (Annual Report) (page 62)
		https://www.petron.co m/wp- content/uploads/2021 /04/04-23-21-Petron- Annual-Report-2020- SEC-Form-17-A- redacted-for-website- postingpdf

2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.	Non- compliant	The non-compliance with certain provisions of the Corporate Governance Manual is explained in various parts of this report under this "Explanation" column.
3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	Non- compliant	It was the Audit Committee that reviewed the report by the Internal Audit Department on the adequacy and effectiveness of the internal control environment in the areas covered during the period. 2020 SEC Form 17-A (Annual Report) (page 47, "Audit Committee Report") https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf 2020 Glossy Annual Report (page 60, "Audit Committee Report") https://www.petron.com/wp-content/uploads/2021/05/Petron-2020-Annual-Report.pdf

4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	Compliant	2020 SEC Form 17-A (Annual Report) (page 47, "Audit Committee Report") https://www.petron.com/wp- content/uploads/2021/04/04-23-21-Petron-Annual- Report-2020-SEC-Form-17-A-redacted-for-website- postingpdf 2020 Glossy Annual Report (page 60, "Audit Committee Report") https://www.petron.com/wp- content/uploads/2021/05/Petron-2020-Annual- Report.pdf		
5. The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Compliant	2020 SEC Form 17-A (Annual Report) (pages 18-21, "Major Risks Involved") https://www.petron.com/wp- content/uploads/2021/04/04-23-21-Petron-Annual- Report-2020-SEC-Form-17-A-redacted-for-website- postingpdf		
Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the same to strengthen the external auditor's independence and enhance audit quality.				
Recommendation 9.1				

Audit Committee Charter

Compliant

Petron Corporation ("Petron" or the "Company") Integrated Annual Corporate Governance Report For Fiscal Year Ended 2020

1. Audit Committee has a robust process for

approving and recommending the

appointment, reappointment, removal, and fees of the external auditors.

https://www.petron.com/wp-content/uploads/2018/09/c.-Petron-Audit-Committee-Charter.pdf

Under its Charter, the Audit Committee recommends to the Board the appointment, reappointment, removal, and fees of the external auditor.

The endorsement of the re-appointment of R.G. Manabat & Co./KPMG ("KPMG") as external auditor for 2020 was made by the Audit Committee after having evaluated that KPMG had satisfactorily performed its duties as the Company's external auditor for 2019.

2020 SEC Form 17-A (Annual Report) (page 47, "Audit Committee Report") https://www.petron.com/wpcontent/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-websiteposting..pdf

2020 Glossy Annual Report (page 60, "Audit Committee Report") https://www.petron.com/wpcontent/uploads/2021/05/Petron-2020-Annual-Report.pdf

3.	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. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public	Not applicable since there	On August 6, 2019 and March 10, 2020, upon recommendation by the Audit Committee, the Board approved the fees of KPMG for the review of the 2019 audited financial statements and the re-appointment of KPMG as external auditor for 2020, respectively. At the 2020 Annual Stockholders' Meeting, the re-appointment of KPMG as external auditor for 2020 and its fees for 2019 were ratified by the stockholders with the following votes: For 7,350,382,567 78.403% Against 0 0.000% Abstain 0 0.000%	
	through the company website and required disclosures.	was no change in external auditor in 2020.		
Su	pplement to Recommendation 9.1			
1.	Company has a policy of rotating the lead audit partner every five years.	Compliant	Under the Corporate Governance Manual, Petron's external auditor shall be rotated or changed every five (5) years or earlier, or the signing partner of the auditing firm engaged	

		by Petron shall be changed every five (5) years or earlier. (§2.2.5.4) https://www.petron.com/wp- content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on Ma y 29 2017pdf	
1. Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	Compliant	Audit Committee Charter ("Duties and Responsibilities," Item 6 on page 3) https://www.petron.com/wp- content/uploads/2018/09/cPetron-Audit-Committee- Charter.pdf	
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	Audit Committee Charter ("Duties and Responsibilities," Item 6 on page 3)	

	https://www.petron.com/wp- content/uploads/2018/09/cPetron-Audit-Committee- Charter.pdf	

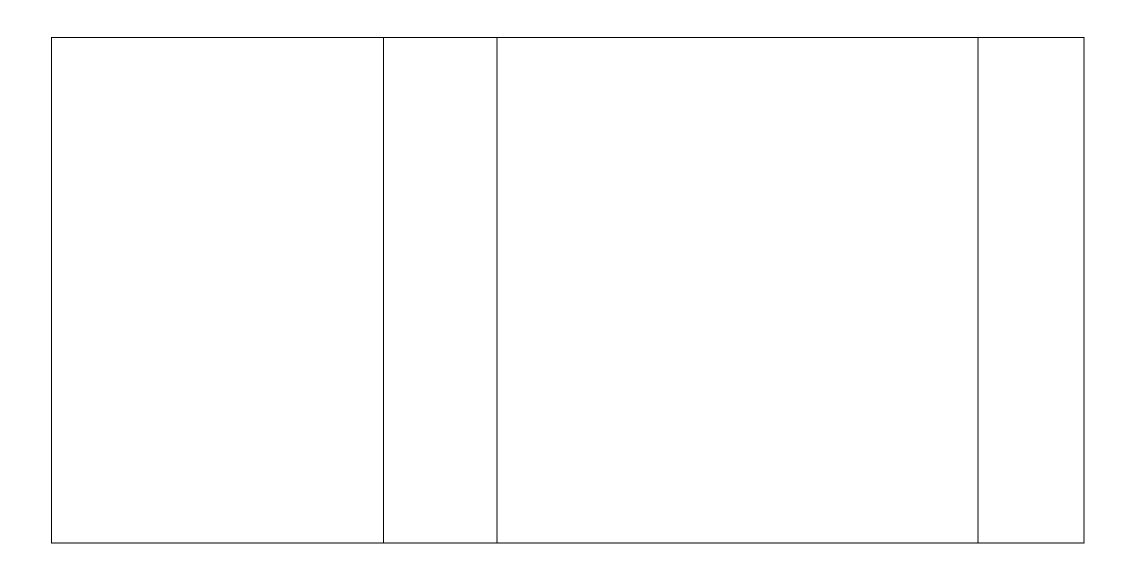
Supplement to Recommendations 9.2						
Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	Compliant	Audit Committee Charter ("Duties and Responsibilities," Item 6 on page 3) https://www.petron.com/web/Media/bank/2017/c.%20Petron%20-%20Audit%20Committee%20Charter.pdf The assessment by the Audit Committee of the credibility and competence of the external auditor forms part of its assessment of the integrity, independence, suitability and effectiveness of such external auditor.				

Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Audit Committee Charter ("Duties and Responsibilities," Item 6 on page 3) https://www.petron.com/wp- content/uploads/2018/09/cPetron-Audit-Committee- Charter.pdf The adequacy of the external auditor's quality control procedures forms part of the assessment by the Audit Committee of the effectiveness of such external auditor's audit process, taking into consideration relevant Philippine professional and regulatory requirements.	
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Re	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	KPMG did not provide the Company non- audit services in 2020.		
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	The Audit Committee shall disallow any non-audit work of the external auditor that will conflict with its duties as an external auditor or may pose a threat to its independence. Audit Committee Charter ("Duties and Responsibilities", Item 8 on page 3) https://www.petron.com/wp-content/uploads/2018/09/cPetron-Audit-Committee-Charter.pdf		

Supplement to Recommendation 9.3				

Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	In 2020, Petron paid its external auditor	KPMG the following fees:	
			2020	
			(in Pesos)	
		Audit fees for professional services - Annual Financial Statement	7,197,000	
		Professional fees for due diligence and study on various internal projects	-	
		Professional fees for tax consulting services	-	



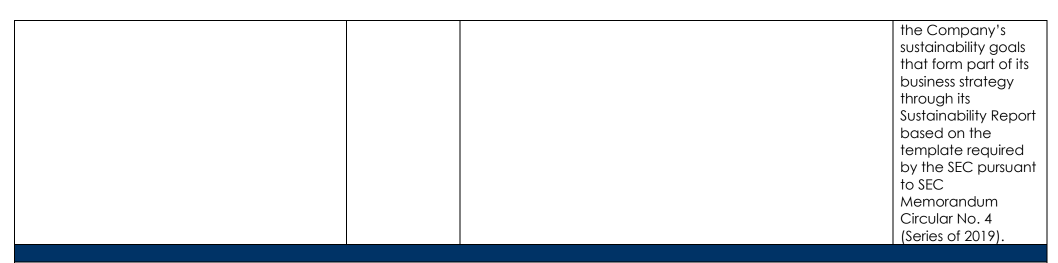
A	Additional Recommendation to Principle 9				
1.	Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	The Company's external auditor has the following details: (awaiting update from KPMG) 1. Audit engagement partner: Mr. Darwin P. Virocel 2. Accreditation number: 94495, Group A 3. Date Accredited: July 2, 2020 4. Expiry date of accreditation: July 1, 2023; and 5. Name, address, contact number of the audit firm: RG Manabat & Co. 9/F The KPMG Center 6787 Ayala Avenue Tel: +63 2 8885 7000		
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/ Not applicable	R.G. Manabat/KPMG advised that it was not subjected to SOAR by the SEC OGA for 2019. To date, it has not received notice from the SEC OGA on the conduct of SOAR for 2020.		

Principle 10: The company should ensure that the material and reportable non-financial and sustainability issues are disclosed.

Recommendation 10.1

1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	Compliant	The Corporate Governance Manual sets the policy on the disclosure of non-financial information, including EESG issues (§4.10). https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf
		The Corporate Governance Manual sets the policy on the disclosure of non-financial information, including EESG issues (§4.10). https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf
		 The Company's EESG for 2020 are disclosed in the Sustainability Report attached to the 2020 SEC Form 17-A (Annual Report), the 2020 Glossy Annual Report, and the 2021 Information Statement.
		2020 SEC Form 17-A (Annual Report) https://www.petron.com/wp-content/uploads/2021/04/04-23-21- Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website- postingpdf
		2020 Glossy Annual Report (pages 10-37) ("Following Through on Our Commitment to our Customers", "Ensuring a Stable Fuel Supply Amid Hard Times", "Fueling Journeys that Matter Through Our Reliable Supply Chain", "Putting the Health and Safety

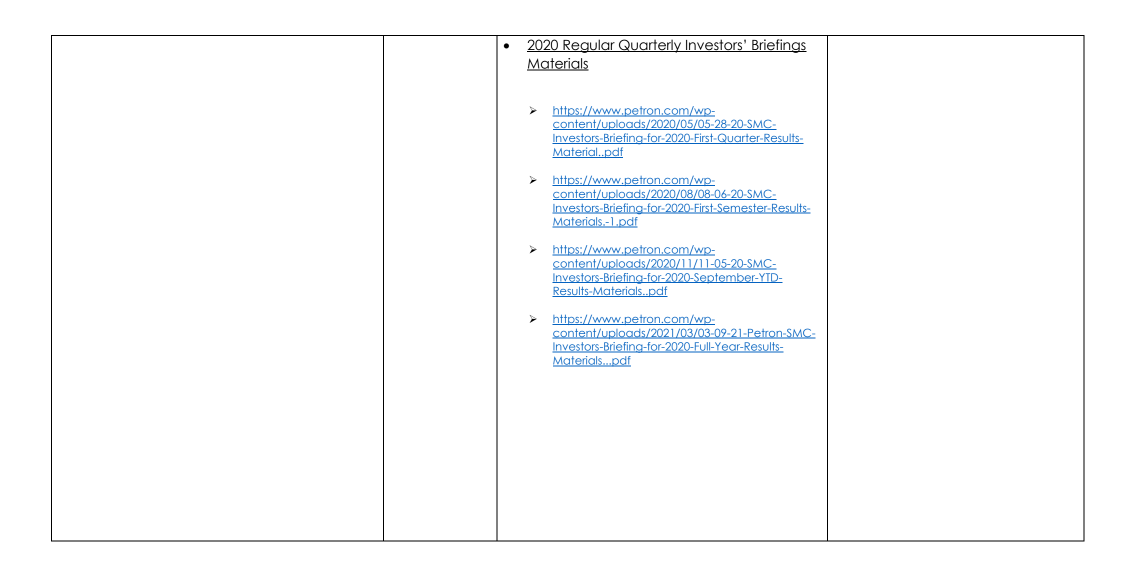
		of Our People First", Keeping Strong and Steady in Malaysia", and "Working Together as One Petron") https://www.petron.com/wp-content/uploads/2021/05/Petron-2020-Annual-Report.pdf > 2021 Information Statement (pages 59-61) https://www.petron.com/wp-content/uploads/2021/04/04-12-21-Petron-Definitive-Information-Statement-2021-ASMpdf	
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Non- compliant		While the sustainability efforts of the Company are not completely reported in accordance with any global framework, the Company discloses the non-financial aspects of its business, Including those relating to environmental, social, employee and governance matters, as measured against



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

Recommendation 11.1

Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	Compliant	Among the communication channels of the Company are its regular quarterly investors' briefings and website. • https://www.petron.com • 2020 Regular Quarterly Investors' Briefings Notices
		https://www.petron.com/wp- content/uploads/2020/05/05-22-20-SMC- Analysts-Briefing-for-2020-First-Quarter-Results- Noticepdf
		https://www.petron.com/wp- content/uploads/2020/08/07-28-20-SMC- Analysts-Briefing-for-First-Semester-Results- Noticepdf
		https://www.petron.com/wp- content/uploads/2020/10/10-26-20-Petron-SMC- Analysts-Briefing-for-2020-September-YTD-Results- Noticepdf
		https://www.petron.com/wp- content/uploads/2021/03/03-01-21-Petron-SMC- Analysts-Briefing-for-2020-Full-Year-Resultspdf



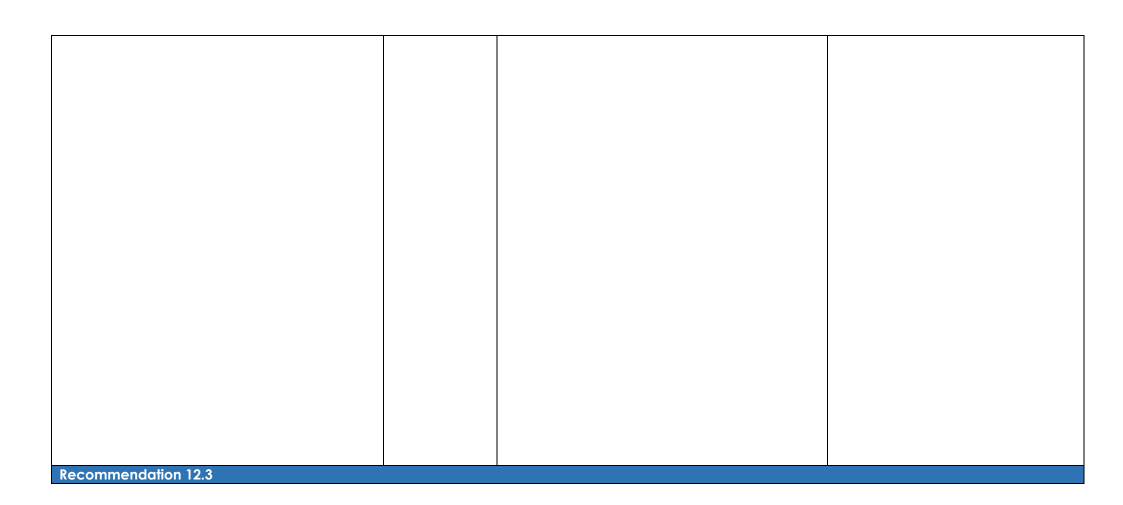
Supplemental to Principle 11	
Company has a website disclosing up-to- date information on the following:	https://www.petron.com
a. Financial statements/reports (latest quarterly)	a. https://www.petron.com/investor-relations/our-financial-reports/
b. Materials provided in briefings to analysts and media	b. https://www.petron.com/investor-relations/investors- briefing//
c. Downloadable annual report	
d. Notice of ASM and/or SSM	c. 2020 Glossy Annual Report https://www.petron.com/wp-content/uploads/2021/05/Petron-2020- Annual-Report.pdf
e. Minutes of ASM and/or SSM	d. Notice of meeting in 2020 Information Statement (page 3) https://www.petron.com/wp-content/uploads/2020/04/Petron- Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April- 27-2020.pdf
	e. Minutes of the 2020 ASM https://www.petron.com/wp-content/uploads/2020/06/Petron-2020- ASM-Minutes Petron-Legal-Draft-for-website-posting.pdf

f. Company's Articles of Incorporation and By-Laws		f. https://www.petron.com/wp- content/uploads/2018/10/Petron Amended Articles of Incorporation Approved by the SEC on July 6 2015.pdf		
		https://www.petron.com/wp- content/uploads/2018/10/Amended-By-Laws-as-of- 11.29.11.pdf		
Additional Recommendation to Principle 11				
Company complies with SEC-prescribed website template.	Compliant	https://www.petron.com		
In	ternal Control Sv	stem and Risk Management Framework		
Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company should have a strong and effective internal control system and enterprise risk management framework.				
Recommendation 12.1				
Company has an adequate and effective internal control system in the conduct of its business.	Compliant	The Company's Audit Plan (that includes a process review covering risk/control assessment for approved audit projects) is based on company risks for five (5) years and regularly reviewed annually.		

		 Among the 2020 audit projects pursuant to the approved audit plan were the reviews of the following: Management's business continuity plan (as a response to COVID-19 and lockdowns) Payables/attest disbursement process; Cash management process and cash integrity (safekeeping/handling) controls; Petron Bataan Refinery spare parts, chemicals and tools warehouse management; Petron Bataan Refinery scrap management; Lube and grease trade order to cash process; Finished product importation and vessel chartering process (Petron Malaysia). 	
 a. Company has an adequate and effective enterprise risk management framework in the conduct of its business. 	Compliant	The Company's risk management framework and process are discussed in the 2020 SEC Form 17-A (Annual Report).	

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		2020 SEC Form 17-A (Annual Report) (pages 18-21) https://www.petron.com/wp- content/uploads/2021/04/04-23-21-Petron-Annual- Report-2020-SEC-Form-17-A-redacted-for-website- postingpdf	
Supplement to Recommendations 12.1			
1. Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	Compliant	The Board approved on May 8, 2018 the Company's updated Code of Conduct and Ethical Business Policy. Pursuant to the Company's policy of good corporate citizenship and compliance with laws under its Code of Conduct and Ethical Business Policy, all directors, officers and employees are mandated to know, respect and comply with applicable laws, rules and regulations in all places where the Company conducts its business. The Code of Conduct and Ethical Business Policy forms parts of the orientation of new employees.	
		Anyone with information or knowledge of any violation of the Code of Conduct and Ethical Business Policy is required to report such matter to his/her Department Head, any Vice President, the Human Resources Management Department, the Internal Audit Department or the General Counsel.	

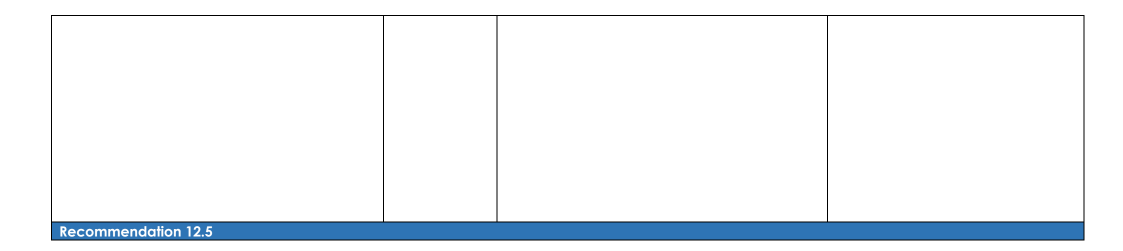
		Code of Conduct and Ethical Business Policy (page 1) https://www.petron.com/wp- content/uploads/2018/09/Petron-Code-of-Conduct-and- Ethical-Business-Policy-adopted-5.8.18.pdf This Code of and Ethical Business Policy forms part of the orientation program of all new employees of the Company and is accessible in the Petron website and intranet Pethub.	
Optional: Recommendation 12.1			
 Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board. 			
Recommendation 12.2			
 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	The Company has its Internal Audit Department led by Mr. Ronald T. Ferrer, Assistant Vice President – Internal Audit.	



Company has a qualified Chief Audit Executive (CAE) appointed by the Board. Solution (CAE) appointed by the Board.	Compliant	The Company has its Internal Audit Department led by Mr. Ronald T. Ferrer, Assistant Vice President - Internal Audit first appointed by the Board on August 8, 2017, upon the endorsement of the Audit Committee. He was re-appointed by the Board on June 2, 2020, upon the endorsement of the Audit Committee. Mr. Ferrer is a certified public accountant and a certified internal auditor (certified by The Institute of Internal Auditors, Inc., USA). His duties are set out in the Corporate Governance Manual and the Internal Audit Charter. SEC Form 17-C on the Board appointment of Mr. Ferrer https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Organizational-Meeting-Held-on-June-20-2020.pdf Corporate Governance Manual (§2.2.6.2) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filled with SEC on May 29 2017pdf Internal Audit Charter https://www.petron.com/wp-content/uploads/2018/09/Petron-Internal-Audit-Charter.pdf	
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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	Petron's Internal Audit Group Head oversees and is for the internal audit activity of the organization, in portion that may be outsourced to a third poprovider. Corporate Governance Manual (§2.2.6.2) https://www.petron.com/wp-content/uploads/2018/09/05 29 Petron Manual on Corporate Governance Based on 2016 de for PLCs as filed with SEC on May 29 2017pdf	ncluding any party service	
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.	Not applicable since Petron has its own Internal Audit Department			
Re	ecommendation 12.4				
1.	Company has a separate risk management function to identify, assess and monitor key risk exposures.	Non- compliant	ir e so re th e	some can cut esults of these he Managem eventually the Company's ar	

		The Company's risk management framework, process and strategies are discussed in the 2020 SEC Form 17-A (Annual Report), pages 18-21. https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf
Company seeks external technical support in risk management when such competence is not available internally.	Not applicable in 2020 since the need therefor did not arise.	



1.	In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	Non- compliant	As Petron's operation is an integrated value chain, risks emanate from every process and some can cut across divisions. The results of these activities flow up to the Management Committee and eventually the Board through the Company's annual business plan presented to and approved by the Board. The Company's risk management framework, process and strategies are discussed in the 2020 SEC Form 17-A (Annual Report), pages 18-21. https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf
2.	CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Non- compliant	

Additional Recommendation to Principle 12		
Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	Non- compliant	It was the Audit Committee that issued a signed report confirming that it reviewed the report by the Internal Audit Department on the adequacy and effectiveness of the internal control environment in the areas covered during the period. 2020 SEC Form 17-A (Annual Report) (page 47, "Audit Committee Report") https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf

	Cultivating a Synergic Relationship with Shareholders				
	nciple 13: The company should treat all share commendation 13.1	holders fairly ar	nd equitably, and also recognize, protect and facilitate the exercis	se of their rights.	
1.	Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Petron's Corporate Governance Manual sets forth shareholders' rights. Corporate Governance Manual (§ 5.1 https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf		
2.	Board ensures that basic shareholder rights are disclosed on the company's website.		Petron's Corporate Governance Manual which sets forth shareholders' rights is posted in the company website. Corporate Governance Manual (§ 5.1) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf		
1		Caraliant	The D. In the control of the Heat and the Heat are		
1.	Company's common share has one vote for one share.	Compliant	The By-laws specifically provide that each stockholder is generally entitled to vote for each share held by such stockholder. By-laws (Article II, §8) https://www.petron.com/wp-content/uploads/2018/10/Amended-By-Laws-as-of-11.29.11.pdf		

2.	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	The Company presently has outstanding common and preferred shares. Each common share is entitled to one vote. Preferred shareholders have no voting rights except under instances provided under the Corporation Code, as follows (i) the amendment of the Company's articles of incorporation or the By-laws; (ii) sale, lease, exchange, mortgage, pledge or other disposition of all or a substantial part of the Company's assets; (iii) incurring, creating or increasing bonded indebtedness; (iv) increase or decrease of capital stock; (v) merger or consolidation of the Company with another corporation or corporations; (vi) investment of corporate funds in any other corporation or business or for any purpose other than the primary purpose for which the Company was organized; and (vii) dissolution of the Company.	
3.	Board has an effective, secure, and efficient voting system.	Compliant	The voting procedure is discussed in the rationale for agenda items appended to the notice of meeting in the 2020 Information Statement. 2020 Information Statement [Rationale for agenda items, page 4-6] https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf	

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	Under the Corporate Governance Manual, a supermajority affirmative vote of at least 2/3 of the total issued and outstanding common capital stock of the Company is required for the removal of a director, with or without cause.	
	G		Corporate Governance Manual (§5.1.1.3) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Co de for PLCs as filed with SEC on May 29 2017pdf	

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	The Corporate Governance Manual and the By-laws specifically provide that special meetings may be called upon request by stockholders owning or representing at least 20% of the outstanding capital stock for the purposes stated in their request. Corporate Governance Manual (§5.1.1.2) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Co de for PLCs as filed with SEC on May 29 2017pdf By-laws (Article II, §3) https://www.petron.com/wp-content/uploads/2018/10/Amended-By-Laws-as-of-11.29.11.pdf	
Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	The Corporate Governance Manual sets out the policy of respecting the rights of minority interests. Corporate Governance Manual (§5.1.1) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Co de for PLCs as filed with SEC on May 29 2017pdf	

	T		
7. Company has a transparent and specific dividend policy.	Compliant	The Company's dividend policy is discussed in the 2020 Information Statement and the 2020 SEC Form 17-A (Annual Report).	
		2020 Information Statement (page 79) https://www.petron.com/wp-content/uploads/2020/04/Petron- Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27- 2020.pdf	
		2020 SEC Form 17-A (Annual Report) (page 30) https://www.petron.com/wp-content/uploads/2021/04/04-23-21- Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website- postingpdf	
		 In 2020, the cash dividends declared for common shares on March 10, 2020 were paid out on April 8, 2020. 	
		Stockholders who have enrolled in the Cash Dividend Direct Credit Program of the Company received their cash dividends via direct deposit to their nominated bank account on the pay-out date of April 8, 2020. The rest of the stockholders who receive their cash dividends through checks received their dividend checks as soon as courier delivery was available when the government-declared COVID-19 enhanced community quarantine that restricted movement in Luzon was relaxed.	

The cash dividends in 2020 declared and paid for the preferred shares are described in the 2021 Information Statement and the 2020 Sec Form 17-A (Annual Report)
2021 Information Statement (page 30) https://www.petron.com/wp-content/uploads/2021/04/04-12-21- Petron-Definitive-Information-Statement-2021-ASMpdf
2020 SEC Form 17-A (Annual Report) (page 31) https://www.petron.com/wp-content/uploads/2021/04/04-23-21- Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website- postingpdf

Optional: Recommendation 13.1			
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Compliant	The canvassing of votes at the 2020 annual stockholders' meeting was undertaken by SMC Stock Transfer Services Corporation, the Company's stock transfer agent.	
Recommendation 13.2			
Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	Compliant	 On May 5, 2020, 28 days before its June 2, 2021 annual stockholders' meeting, the Company completed the required two (2)-day publication of the notice and agenda of the meeting, together with a QR code linked to the 2020 Information, Statement, both in print and online newspapers pursuant to the Notice of the Securities and Exchange Commission dated April 20, 2020 on the "Alternative Mode for Distributing and Providing Copies of the Notice of Meeting, Information Statement, and Other Documents In Connection with the Holding Of Annual Stockholders' Meeting ("ASM") For 2020." The notice of the 2020 annual stockholders' meeting, together with the agenda and rationale for the agenda items, formed part of the 2020 Information Statement whose delivery commenced on April 28, 2020, 35 days before the June 2, 2020 annual stockholders' meeting. 	

		2020 Information Statement (Notice, Agenda and Rationale for Agenda Items on pages 3-6) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive- Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf
Company's Notice of Annual Stockholders' Meeting contains the following information:	Compliant	The notice of the 2020 annual shareholders' meeting of the Company, together with a discussion of the rationale for each agenda item, formed part of the 2020 Information Statement. 2020 Information Statement (Notice, Agenda and Rationale for Agenda Items on pages 3-7) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	2020 Information Statement (pages 18-22) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive- Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf
b. Auditors seeking appointment/re- appointment	Compliant	2020 Information Statement (page 7 "Appointment of an External Auditor for 2020") https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf

c. Proxy documents	Compliant	2020 Information Statement (page 8 "Sample Proxy Form") https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf	
Optional: Recommendation 13.2 1. Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	The rationale for each agenda item accompanied the notice of the 2020 annual shareholders' meeting of the Company, with both documents forming part of the 2020 Information Statement. 2020 Information Statement (Notice, Agenda and Rationale for Agenda Items on pages 3-7) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf	

Board encourages active shareholded participation by making the result of votes taken during the most recent Annual or Special Shareholders' Mee publicly available the next working described in the second shareholders. Output Description:	the	The vote canvassing results of the Company's 2020 annual stockholders' meeting was attached to the SEC Form 17-C disclosed to the PSE immediately after the meeting. SEC Form 17-C (Annual Stockholders' Meeting Results) Vote Canvassing Results https://www.petron.com/wp-content/uploads/2020/06/06-02-20-Petron-Results-of-Annual-Stockholders-Meeting-Held-on-June-20-2020.pdf During the 2020 annual stockholders' meeting, stockholders were given the opportunity to ask Management their questions. Minutes of the 2020 Annual Stockholders' Meetings [Question and Answer, pages 12-13] https://www.petron.com/wp-content/uploads/2020/06/Petron-2020-ASM-Minutes Petron-Legal-Draft-for-website-posting.pdf
2. Minutes of the Annual and Special Shareholders' Meetings were availabed the company website within five busing days from the end of the meeting.		 The draft minutes of the 2020 annual stockholders' meeting held on June 2, 2020 was posted on the company website within five (5) days. The minutes of the 2020 meeting were approved at the 2021 annual stockholders' meeting. https://www.petron.com/wp-content/uploads/2020/06/Petron-2020-ASM-Minutes Petron-Legal-Draft-for-website-posting.pdf The minutes indicated the voting results for all agenda items, including the approving, dissenting and abstaining votes. Voting was not done by poll.

			The minutes also documented the questions and answers during the open forum of the meeting.	
Su	pplement to Recommendation 13.3			
1.	Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	Compliant	KPMG was present during the 2020 annual stockholders' meeting, as evidenced by the minutes of the meeting. 2020 Annual Stockholders' Meeting Minutes https://www.petron.com/wp-content/uploads/2020/06/Petron-2020-ASM-Minutes_Petron-Legal-Draft-for-website-posting.pdf	
Re	commendation 13.4			
1.	Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	Compliant	It is the policy of the Company under the Corporate Governance Manual that concerns of stockholders and potential disputes between the Company and stockholders be addressed, including through the use of alternative modes of dispute resolution. In practice, queries and concerns of stockholders generally related to dividend payments and account status are coursed through, and addressed by, the Office of the Corporate Secretary or SMC Stock Transfer Services Corporation, the Company's stock transfer agent.	
2.	The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	It is the policy of the Company under the Corporate Governance Manual that concerns of stockholders and potential disputes between the Company and stockholders be addressed, including through the use of alternative modes of dispute resolution.	

December of distance 12.5		Corporate Governance Manual (§5.1.8) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf	
Recommendation 13.5 1. Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Compliant	Petron has an Investor Relations Office, with the following details: 1. Mr. Erich Y. Pe Lim, Investor Relations Manager 2. Telephone number: (632) 8884-9200 3. Fax number: (632) 8884-0964 4. E-mail address: eypelim@petron.com In addition, Petron has engaged a stock transfer service provider for shareholder service and assistance, with the following details: 1. SMC Stock Transfer Services Corporation 2. Telephone number: (632) 8632-3450 to 52 3. Fax number: (632) 8632-3535 4. E-mail address: smc_stsc@sanmiguel.com.ph	

IRO is present at every shareholder's meeting.	Compliant	The Investor Relations Office, represented by Mr. Erich Y. Pe Lim, was present during the 2020 annual stockholders' meeting, as evidenced by the minutes of the meeting. 2020 Annual Stockholders' Meeting Minutes https://www.petron.com/wp-content/uploads/2020/06/Petron-2020-ASM-Minutes Petron-Legal-Draft-for-website-posting.pdf	
Supplemental Recommendations to Principle 13			
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Compliant	The Company has not adopted anti-takeover measures.	

2. Company has at least thirty percent (30%) public float to increase liquidity in the market. Optional: Principle 13	Non- compliant		The Company's public float as of December 31, 2020 was 26.73%. While it does not result in increased liquidity in the market, the number of stockholders of the Company (almost 145,000) shows the Company's diversified investor base and dispersed shareholdings.
Company has policies and practices to		Disclose or provide link/reference to policies and practices to	
encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting		encourage shareholders' participation beyond ASM	

2.	Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Disclose the process and procedure for secure electronic voting in absentia, if any.	

Duties to Stakeholders

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

Recommendation 14.1

1. Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.

Compliant

Petron's identified stakeholders include its shareholders, employees, contractors, business partners, customers, suppliers, surrounding communities, and government.

2020 SEC Form 17-A Annual Report with Sustainability Report https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-posting..pdf

Sustainability Efforts

https://www.petron.com/petron-foundation-inc/#

https://www.petron.com/petron-foundation-inc/sustainable-development/

Non-financial performance indicators and 2020 Sustainability Programs

https://www.petron.com/petron-foundation-inc/#

https://www.petron.com/petron-foundation-inc/sustainable-development/

	1	T
		2021 Information Statement (pages 59-61) https://www.petron.com/wp-content/uploads/2021/04/04-12-21-Petron- Definitive-Information-Statement-2021-ASMpdf
Recommendation 14.2		
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of	Compliant	The Corporate Governance Manual sets out the policy that the Company's stakeholders be protected and treated fairly.
stakeholders.		Corporate Governance Manual (§5.2) https://www.petron.com/wp-content/uploads/2018/09/05 29 17 - Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf
		Sustainable Development
		https://www.petron.com/petron-foundation-inc/sustainable-development/
		https://www.petron.com/petron-foundation-inc/
		<u>Stakeholder Programs</u>
		2020 Glossy Annual Report (pages 10-37) https://www.petron.com/wp-content/uploads/2021/05/Petron-2020- Annual-Report.pdf
		("Following Through on Our Commitment to our Customers", "Ensuring a Stable Fuel Supply Amid Hard Times", "Fueling Journeys that Matter Through Our Reliable Supply Chain",
		"Putting the Health and Safety of Our People First", Keeping

Recommendation 14.3		Strong and Steady in Malaysia", and "Working Together as One Petron") • 2020 SEC Form 17-A Annual Report with Sustainability Report https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf • 2020 Information Statement (pages 59-61) https://www.petron.com/wp-content/uploads/2020/04/Petron-Definitive-Information-Statement-2020-ASM-as-filed-with-SEC-on-April-27-2020.pdf
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	The Company maintains several communication channels through which it can be reached by stakeholders. For investor and shareholder concerns Investor Relations Office: 1. MrErich Y. Pe Lim, Investor Relations Manager 2. Telephone number: (632) 8884-9200 3. Fax number: (632) 8884-0964 4. E-mail address: eypelim@petron.com

Stock Transfer Service:

- 1. SMC Stock Transfer Services Corporation
- 2. Telephone number: (632) 8632-3450 to 52
- 3. Fax number: (632) 8632-3535
- 4. E-mail address: smc_stsc@sanmiguel.com.ph

For customer and other stakeholder concerns

Type: TALK2US (space) (message) and SEND to 0977-8-738766

Feedback Hotline: #PETRON (#738766)

Email: talk2us@petron.com

For data protection matters

Data Protection Officer Telephone: (632) 8884-9200

Email: dataprotectionofficer@petron.com

Social media accounts

www.facebook.com/PetronCorporation www.twitter.com/Petron_Corp www.instagram.com/petroncorporation/

Petron also has a Whistleblowing Policy that facilitates the reporting by directors, officers, employees and other interested parties about wrongdoings or questionable practices.

https://www.petron.com/wp-content/uploads/2018/09/Whistleblowing-Policy.pdf

Su	pplement to Recommendation 14.3			
1.	Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders are settled in a fair and expeditious manner.	Compliant	The Company encourages the use of any alternative mode of dispute resolution that can amicably settle conflicts or differences between the Company and - not only its shareholders - but third parties as well (including regulatory agencies). Corporate Governance Manual (§2.2.1.2(o)) https://www.petron.com/wp-content/uploads/2018/09/05_29_17 Petron Manual on Corporate Governance Based on 2016 SEC CG Code for PLCs as filed with SEC on May 29 2017pdf	
Ac	dditional Recommendations to Principle 14			
1.	Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Compliant	In 2020, the Company did not make any request for exemption under the application of any corporate governance law or regulation.	
2.	Company respects intellectual property rights.	Compliant	Under the Code of Conduct and Ethical Business Policy, directors, officers and employees are responsible for the protection of all intellectual property, both owned by and licensed to Petron.	

Further, all licensed intellectual property is mandated to be protected in accordance with the relevant licensing agreements.
Code of Conduct and Ethical Business Policy (§5.5) https://www.petron.com/wp-content/uploads/2018/09/Petron-Code-of- Conduct-and-Ethical-Business-Policy-adopted-5.8.18.pdf

Optional: Principle 14

Company discloses its policies and practices that address customers' welfare Output Output Description: Output Description	Compliant	 Under the Code of Conduct and Ethical Business Policy, Petron is committed to deal openly and honestly with its customers and to supply goods and services of the highest quality standards, backed by efficient after sales service consistent with the requirements of its customers to ensure their total satisfaction. Code of Conduct and Ethical Business Policy §2, 3 and 4) https://www.petron.com/wp-content/uploads/2018/09/Petron-Code-of-Conduct-and-Ethical-Business-Policy-adopted-5.8.18.pdf Petron has Talk 2 Us details in its website and maintains various social media accounts as touchpoints for customers. Talk 2 Us Type: TALK2US (space) (message) and SEND to 0977-8-738766 Feedback Hotline: #PETRON (#738766) Email: talk2us@petron.com www.facebook.com/PetronCorporation www.twitter.com/Petron Corp www.instagram.com/petroncorporation/

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

Recommendation 15.1

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

Compliant

Under the Corporate Governance Manual, Petron is required to develop and maintain mechanisms for active employee participation to create a symbiotic environment, and encourage employee involvement in corporate governance processes and in the realization of the Corporation's goals.

Corporate Governance Manual (§5.2.4)

https://www.petron.com/wp-content/uploads/2018/09/05 29 17 Petron Manual on Corporate Governance Based on 2016 SEC CG Code
for PLCs as filed with SEC on May 29 2017. .pdf

Engaging Petron Employees/Employee Volunteerism

- 2020 Glossy Annual Report
 (pages 28-37, "Working Together as One Petron")
 https://www.petron.com/wp-content/uploads/2021/05/Petron-2020-Annual-Report.pdf
- 2020 SEC Form 17-A (Annual Report)
 (pages 7-9, "Corporate Social Responsibility"; "Sustainability Report")

https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-posting..pdf

https://www.petron.com/petron-foundation-inc/

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Supplement to Recommendation 15.1					
Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Non- compliant		The Company's Rewarding Excellence through Alternative Pay program is a variable component of the total compensation package of employees that aims to provide contingent financial incentives linked with the Company's financial performance and individual or group performance.		

Company has policies and practices on health, safety and welfare of its employees.	Compliant	Petron has policies and programs on the health, safety and welfare of its employees. • Sustainability Policy https://www.petron.com/petron-foundation-inc/sustainable-development/
		Code of Conduct and Ethical Business Policy (§4) https://www.petron.com/wp-content/uploads/2018/09/Petron-Code-of-Conduct-and-Ethical-Business-Policy-adopted-5.8.18.pdf 2020 Glossy Annual Report
		(pages 22-23; 28-37, ""Putting the Health and Safety of Our People First" and "Working Together as One Petron") https://www.petron.com/wp-content/uploads/2021/05/Petron-2020-Annual-Report.pdf
		2020 SEC Form 17-A (Annual Report) (pages 6-7, "Human Resources"; "Health, Safety and Environment") https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf

Company has policies and practices on training and development of its employees.	Compliant	Petron has policies and programs on personnel development programs. • 2020 Glossy Annual Report (pages 29-30, "We Take Care of Our People") https://www.petron.com/wp-content/uploads/2021/05/Petron-2020-Annual-Report.pdf • 2020 SEC Form 17-A (Annual Report) (page 6, "Human Resources; "Sustainability Report") https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf	
Recommendation 15.2			
Board sets the tone and makes a stand against corrupt practices by adopting anti-corruption policy and program in its Code of Conduct.		The Board approved on May 8, 2018 the Company's updated Code of Conduct and Ethical Business Policy which specifically sets out a policy against the solicitation and/or receipt or offer and/or making of illegal payments to obtain favors for the Company. Code of Conduct and Ethical Business Policy (§5.2 and 5.3) https://www.petron.com/wp-content/uploads/2018/09/Petron-Code-of-Conduct-and-Ethical-Business-Policy-adopted-5.8.18.pdf	
Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	The Code of Conduct and Ethical Business Policy of the Company forms part of the materials provided to first-time directors and the orientation program for new employees.	

	Further, a copy is accessible by Petron officers and employees in the Petron intranet <i>Pethub</i> .	
Supplement to Recommendation 15.2		

Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	Compliant	The Code of Conduct and Ethical Business Policy of the Company specifically sets out a policy against the solicitation and/or receipt or offer and/or making of illegal payments to obtain favors for the Company. Code of Conduct and Ethical Business Policy (§5.2 and 5.3) https://www.petron.com/wp-content/uploads/2018/09/Petron-Code-of-Conduct-and-Ethical-Business-Policy-adopted-5.8.18.pdf
		The Code of Conduct and Ethical Business Policy of the Company further specifically states that a violation of the code may subject a director, officer or employee to disciplinary measures that may include counseling, reprimand, suspension and/or termination under applicable company rules and policies, in addition to any civil or criminal liability under existing laws and regulations.
		 Code of Conduct and Ethical Business Policy (§14) https://www.petron.com/wp-content/uploads/2018/09/Petron-Code-of-Conduct-and-Ethical-Business-Policy-adopted-5.8.18.pdf Atty. Joel Angelo C. Cruz, in his capacity as Vice President – General Counsel and Compliance Officer, hereby certifies that the Company Rules and Regulations on Discipline specifically provide the penalty of up to the dismissal of any employee who is found, after due investigation, to have committee bribery.

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Recommendation 15.3	Recommendation 15.3			
Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	Compliant	Petron's Whistleblowing Policy facilitates the reporting by directors, officers, employees and other interested parties about wrongdoings or questionable practices, without fear of retaliation. The policy sets out the procedure for reporting, including keeping the files confidential as one measure to curb retaliation and incentivize whistle-blowing. https://www.petron.com/wp-content/uploads/2018/09/Whistleblowing-Policy.pdf		
2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	Under Petron's Whistleblowing Policy, reported wrongdoings or questionable practices are handled by the Petron Audit Committee, which determines whether any action or response is necessary or appropriate in respect of a report. https://www.petron.com/wp-content/uploads/2018/09/Whistleblowing-Policy.pdf		

3. Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	The disposition of whistle-blowing cases is vested in the Audit Committee. The Audit Committee is tasked to generally report to the Board all the decisions and recommendations made by it, which would include any whistle-blowing case it has handled. https://www.petron.com/wp-content/uploads/2018/09/Whistleblowing-Policy.pdf
Principle 16: The company should be socially re	sponsible in all it	ts dealings with the communities where it operates. It should ensure that its interactio
serve its environment and stakeholders in a pos		essive manner that is fully supportive of its comprehensive and balanced developmen
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	Petron practices sustainable development. The Company keeps step with both international and government standards in its internal operations as well as our external impact to society. • https://www.petron.com/petron-foundation-inc/sustainable-development/ • 2020 Glossy Annual Report (pages 10-37, "Following Through on Our Commitment to our Customers", "Ensuring a Stable Fuel Supply Amid Hard Times", "Fueling Journeys that Matter Through Our Reliable Supply Chain", "Putting the Health and Safety of Our People First", Keeping Strong and Steady in Malaysia", and "Working Together as One Petron") https://www.petron.com/wp-content/uploads/2021/05/Petron-2020-

Optional: Principle 16		2020 SEC Form 17-A (Annual Report) (pages 7-9, "Corporate Social Responsibility"; "Sustainability Report") https://www.petron.com/wp-content/uploads/2021/04/04-23-21-Petron-Annual-Report-2020-SEC-Form-17-A-redacted-for-website-postingpdf	
Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	 Throughout its value chain, Petron maintains the highest standards in process quality, workplace safety and environmental management and promotes sustainable development. https://www.petron.com/petron-foundation-inc/sustainable-development/ 2020 Glossy Annual Report (pages 10-37," "Following Through on Our Commitment to our Customers", "Ensuring a Stable Fuel Supply Amid Hard Times", "Fueling Journeys that Matter Through Our Reliable Supply Chain", "Putting the Health and Safety of Our People First", Keeping Strong and Steady in Malaysia", and "Working Together as One Petron") https://www.petron.com/wp-content/uploads/2021/05/Petron-2020-Annual-Report.pdf 	

with the communities in which it operates economic of through ediprograms. https://w Sustainantips://www.developm 2020 Gla (pages 2) https://www.Annual-Re 2020 SEC (pages 3) Report"/https://www.https://www	cossy Annual Report 28-37, ""Working Together as One Petron") www.petron.com/wp-content/uploads/2021/05/Petron-2020- eport.pdf C Form 17-A (Annual Report) 7-9, "Corporate Social Responsibility"; "Sustainability
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SIGNATURES

his report, based on	documents available as of the	date hereof, is signed on	behalf of the Petron	Corporation by the a	undersigned in the City	of
Mandaluyong on	JUN 1 5 2021	_٠				

By:

RAMON S. ANG

Acting Chairman, President and Chief Executive Officer

JOEL ANGELO C. CRUZ 4

Vice President - General Counsel, Corporate Secretary and Compliance Officer

Petron Corporation ("Petron" or the "Company") Integrated Annual Corporate Governance Report For Fiscal Year Ended 2020

SEC Form - I-ACGR * Updated 21Dec2017

MARGARITO B. TEVES

Independent Director

CARLOS JERICHO L. PETILLA

Independent Director

Petron Corporation ("Petron" or the "Company") Integrated Annual Corporate Governance Report For Fiscal Year Ended 2020

SEC Form - I-ACGR * Updated 21Dec2017

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ARTEMIO V. PANGANIBAN

Independent Director

SUBSCRIBED AND SWORN to before me this	JUN 1 6 2021	at Mandaluyong City,	affiants exhibiting t	o me their	competent
evidence of identity as follows:					

Name	Passport Number	Date of Issue (mm-dd-yy)	Place of Issue
Ramon S. Ang			
Joel Angelo C. Cruz	V == - =		
Artemio V. Panganiban			
Margarito B. Teves		A CONTROL SON CONTROL OF THE CONTROL	The second secon
Carlos Jericho L. Petilla			

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Series of 2021.

MARIAN WILMA H. BAUTISTA
Notary Public for Mandaluyong City
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Appointment No. 0540-19
Until June 30, 2021
Attorney's Roll No. 65589
PTR No. 4577497/1-05-21/Mandaluyong
IBP No. 150819/1-13-21/RSM
MCLE Compliance No. VI-0002198/4-24-201