SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended 31 December 2024	
2.	SEC Identification Number CS200319138 3. BIR Tax I	dentification No. 227-409-243-000
4.	Exact name of issuer as specified in its charter ALLIAN	CE SELECT FOODS INTERNATIONAL, INC
5.	PASIG CITY, NCR, PHILIPPINES Province, Country or other jurisdiction of incorporation or organization	6. (SEC Use Only) Industry Classification Code:
7.	Suite 3104 A, West Tower, Philippine Stock Excha Centre, Exchange Road, Ortigas Avenue, Pasig C Address of principal office	•
8.	+63-8637 8800 Issuer's telephone number, including area code	

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

9. **NOT APPLICABLE**

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereto duly authorized, on the date and at the place indicated below.

MR. LORENZO SIXTO T. LICHAUCO Chairman of the Board

MR. JEOFFREY P. YULO President and CEO

MR. DOBBIN A. TAN Independent Director

MR. DOMINGO C. GO Independent Director

MR. FERNANDO L. GASPAR
Independent Director

ATTY. BARBARA ANNE C. MIGALLOS
Corporate Secretary

ATTY. MARIA RESA S. CELIZ
Assistant Corporate Secretary and Chief
Compliance Officer

SUBSCRIBED and SWORN TO before me at PASIG CITY on 28 MAY 2025
Affiants exhibited to me the following:

NAME	COMPLETE EVIDENCE OF IDENTITY	
MR. LORENZO SIXTO T. LICHAUCO	Driver's License No. NO1-74-028833	Valid until 6 Aug. 2032
MR. JEOFFREY P. YULO	Passport No. P7151375B	Valid until 07 July 2031
MR. DOBBIN TAN	Passport No. P8156326A	Valid until 30 July 2028
MR. DOMINGO C. GO	Driver's License No. N01- 90-112280	Valid until 5 June 2032
MR. FERNANDO L. GASPAR	Passport No. P7132843B	Valid until 6 July 2031
ATTY. BARBARA ANNE C. MIGALLOS	Passport No. P714898IA	Valid until 10 May 2028
ATTY. MARIA RESA S. CELIZ	Passport No. P0696417C	Valid until 26 June 2032

and are personally known to me to be the same persons who executed the foregoing instrument and they further affirmed and made oath as to the said instrument.

Doc No. 401
Page No. 87
Book No. 101
Series of 2025.

FERDINAND D. AYAHAO

Notary PArtic

For and in Pasig City and the Municipality of Pateroe
Appointment No. 96 (200 4-2025) valid until 12/31/2025

MCLE Exemption No. VII-BEP003234, until 04/14/28

Rell No. 46377; BP LEN 02459; OR 535886; 06/21/2001

TIN 123-011-765; PFR 2511461AA; 01/03/25; Pasig City

U-5, GF West Tower PSH, Exchange Rond
Ortigas Conter, Pasig City Tel. 4632-86314090

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Gov	ernance Responsibilities	
Principle 1: The company should be headed by competitiveness and profitability in a manner constakeholders. Recommendation 1.1 1. Board is composed of directors with collective	y a competent,	working board to foster the long-term succorporate objectives and the long-term The Board represents a diverse backs	best interests of its shareholders and other ground of
working knowledge, experience or expertise that is relevant to the company's industry/sector.		professionals equipped with the competencies to properly discharge his/judiciously and exercise independent judiciously an	/her duties digment on . ector are company's ual of the
	Compliant	Annual Report (SEC Form 17-A), pages 22 17A-ASFII-Group-2024.pdf Definitive Information Statement, pages 8 SEC-Form-20-IS-Definitive-Information-State 2025.pdf By-laws, pages 5-8: https://corporate.allianceselectfoods.co p-content/uploads/2018/07/Amended-B Laws-September-18-2013.pdf Corporate Governance Manual	B-11: ement- em/w
		Corporation, page 6	

Section 3.1, 3.2 and 3.4 provide for the Corporation's policy on board diversity, composition of the board and the required competence of the Board of directors:

https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf

Charter of the Board of Directors, page 4

Please see section 2.4 of the Charter of the Board of Directors.

(https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-C-Charter-of-the-Board-of-Directors.pdf) which states:

"2.4. Qualifications and Disqualifications of Directors

Qualifications

All persons nominated and elected to the Board shall:

- a) Possess the knowledge, skills, experience, and particularly in the case of non-executive directors, independence of mind given their responsibilities to the Board and in light of the entity's business and risk profile;
- b) Have a record of integrity and good repute;
- c) Have sufficient time to carry out

		their responsibilities; and	
		 d) Have the ability to promote a smooth interaction between board members. 	
		The Board, acting through the Corporate Governance Committee may as practicable engage professional search firms or external sources when searching for candidates to the Board.	
		Disqualifications	
		The disqualifications for election to the Board of Directors are contained in the Charter of the Corporate Governance Committee, which is mandated under the Company's 2017 CG Manual, to undertake the duties and responsibilities and to act as the Nominations Committee of the Board."	
Board has an appropriate mix of competence and expertise.	Compliant	The Board is composed of directors with the appropriate mix of competence, experience and expertise in business, compliance, operations, and financials, among others that are relevant to the Corporation's businesses. Each director has his/her own strengths that add value to the Corporations. The directors' profiles, such as academic	
		qualifications, industry knowledge, professional experience, and expertise can be found in the Annual Report and Definitive Information Statement of the Corporation.	

		<u>, </u>	
		LINKS:	
		Annual Report (SEC Form 17-A), pages 22-27: 17A-ASFII-Group-2024.pdf	
		Definitive Information Statement, pages 8-11: SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf	
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.		All members of the Board possess the necessary qualifications and none of the disqualifications to serve in the Board.	
		LINKS:	
	Compliant	Annual Report (SEC Form 17-A), pages 22-27: 17A-ASFII-Group-2024.pdf	
		Definitive Information Statement, pages 8-11: SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf	
Recommendation 1.2			
Board is composed of a majority of non- executive directors.		Only one member of the incumbent Board holds an executive position: Mr. Jeoffrey P. Yulo, President and CEO of the Company.	
	Compliant	Article 3.2 of our Corporate Governance Manual states:	
		The Board shall be composed of a majority of Non-Executive Directors who possess the necessary qualifications to effectively participate and help secure objective,	

		independent judgment on corporate affairs and to substantiate proper checks and balances towards the protection of the Company's interests over the interests of the individual shareholders.
		LINKS:
		Definitive Information Statement, page 9 SEC-Form-20-IS-Definitive-Information- Statement- 2025.pdf
		Corporate Governance Manual of the Corporation, page 6 https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/2017-Corporate- Governance-Manual.pdf
Recommendation 1.3		
Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	Section 3.3 of the Corporation's Corporate Governance Manual provides for the Policy on Training for directors, which states: 3.3. Policy on Training for Directors. To promote effective board performance and continuing qualification of the directors in carrying out their duties and responsibilities, there shall be a training program for directors which shall include an Orientation Program for first-time directors and relevant annual continuing training for all directors a) The Orientation and Training Program for
		first-time directors shall cover SEC- mandated topics on corporate governance, an introduction to the

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	Company's business, Articles of Incorporation, and Code of Conduct and shall meet the specific needs of the Company and of the individual Director to aid a new Director in effectively performing his or her functions. The duration of such Orientation and Training Program shall be at least eight (8) hours.	
	b) All Directors shall undergo an Annual Continuing Training Program to make certain that Directors are continuously informed of the developments in the business and the regulatory environment, including emerging risks relevant to the Company. The Company shall assess its training and development needs in determining the coverage of the continuing training program. The Annual Continuing Training Program for directors shall be at least four (4) hours.	
	LINK:	
	Corporate Governance Manual, pages 6-7:	
	https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/2017-Corporate- Governance-Manual.pdf	
Compliant	The Corporation's Corporate Governance Manual provides for the Policy on Training for directors, which states:	
	Compliant	Incorporation, and Code of Conduct and shall meet the specific needs of the Company and of the individual Director to aid a new Director in effectively performing his or her functions. The duration of such Orientation and Training Program shall be at least eight (8) hours. b) All Directors shall undergo an Annual Continuing Training Program to make certain that Directors are continuously informed of the developments in the business and the regulatory environment, including emerging risks relevant to the Company. The Company shall assess its training and development needs in determining the coverage of the continuing training program. The Annual Continuing Training Program for directors shall be at least four (4) hours. LINK: Corporate Governance Manual, pages 6-7: https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf The Corporation's Corporate Governance Manual provides for the Policy on Training for directors, which

- **3.3. Policy on Training for Directors.** To promote effective board performance and continuing qualification of the directors in carrying-out their duties and responsibilities, there shall be a training program for directors which shall include an Orientation Program for first-time directors and relevant annual continuing training for all directors
- a) The Orientation and Training Program for first-time directors shall cover SECmandated corporate topics on governance, an introduction to the Company's Articles business, of Incorporation, and Code of Conduct and shall meet the specific needs of the Company and of the individual Director to aid a new Director in effectively performing his or her functions. The duration of such Orientation and Training Program shall be at least eight (8) hours.

LINK:

Corporate Governance Manual, page 6:

https://corporate.allianceselectfoods.com/wpcontent/uploads/2022/05/2017-Corporate-Governance-Manual.pdf

In 2023, the Company welcomed its new director, Mr. Fernando L. Gaspar – Independent Director. Mr. Gaspar attended an Orientation and Training Program covering SEC-mandated topics on corporate governance, an introduction to the

Company has relevant annual continuing training for all directors.	Compliant	Company's business, Articles of Incorporation, and Code of Conduct. The program was conducted by the Company's Chief Compliance Officer and Assistant Corporate Secretary. Mr. Gaspar also attended the Corporate Governance Orientation Program provided by the Institute of Corporate Directors, on September 6, 2023. Please see attached Annex A , the Corporate Governance Seminar Certificates of the members of the Board of Directors.	
Recommendation 1.4			
1. Board has a policy on board diversity.	Compliant	The Board implements a process of selection to ensure a mix of competent Directors and Officers and adopt a policy on Board diversity, as to age, ethnicity, culture, skills, competence, and knowledge. The Corporate Governance Manual of the Corporation under Section 3.4 provides the Policy on Board Diversity as follows: 3.4. Policy on Board diversity The Board recognizes that diversity among its Directors will support balanced decision and debate which will enhance decision making by the Board by utilizing the difference in perspective of the members of the Board. Selection of candidates will include consideration of a range of diversity perspectives, including but not limited to gender, age, cultural and educational background, ethnicity, professional experience, skills and knowledge.	

		The selection of candidates for election to the Board shall be based on merit, but within that overriding emphasis on merit, candidates will be considered that bring a diversity of background and industry or related experience. LINK:	
		Corporate Governance Manual, page 7	
		https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/2017-Corporate- Governance-Manual.pdf	
Optional: Recommendation 1.4			
Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.		The Board shall implement a selection process to ensure a mix of competent directors and officers and adopt a policy on Board diversity, as to age, ethnicity, culture, skills, competence and knowledge.	
Recommendation 1.5			
Board is assisted by a Corporate Secretary.	Compliant	The Company's Corporate Secretary is Atty. Barbara Anne C. Migallos. For information on, including the qualifications of, Atty. Barbara Anne C. Migallos, please refer to page 26 of the 2024 Annual Report. LINK: Annual Report (SEC Form 17-A), page 26:	
		17A-ASFII-Group-2024.pdf	

Section 3.5 of the Corporate Governance Manual provides for the qualifications, duties, and functions of the Corporate Secretary, as follows:

Corporate Secretary. The Board shall be assisted in its duties by a Corporate Secretary, who shall be a separate person from the Compliance Officer and shall not be a member of the Board of Directors.

The Corporate Secretary shall annually attend training on corporate governance. The Corporate Secretary shall be primarily responsible to the Company and its shareholders, and also to the Chairman, the President and the Board. The Corporate Secretary shall have, among others, the following duties and responsibilities:

- a. Assist the Board and the Board committees in the conduct of their meetings, including preparing an annual schedule of Board and committee meetings and the annual board calendar, and assisting the chairs of the Board and its committees to set agendas for those meetings;
- b. Prepare, safekeep and preserve the integrity of, the minutes of the meetings of the Board and its committees, as well as other official records of the corporation;
- c. Keep abreast on relevant laws, regulations, all governance issuances, relevant industry developments and

operations of the corporation, and advise the Board and the Chairman on all relevant issues as they arise; d. Work fairly and objectively with the Board, Management and stockholders and contributes to the flow of information between the Board and management, the Board and its committees, and the Board and its shareholders and as appropriate its stakeholders. e. Advise on the establishment of Board committees and their terms of reference: f. Inform members of the Board, in accordance with the by-laws, of the agenda of their meetings to the extent possible at least five working days in advance, and shall ensure that the members have accurate information that will enable them to arrive at intelligent decisions on matters that require their approval; g. Attend all Board meetings, except when justifiable causes, such as illness, death in the immediate family and serious accidents, prevent attendance; h. Perform required administrative functions; i. Oversee the drafting of the by-laws and ensures that they conform with regulatory requirements; and

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		j. Perform such other duties and responsibilities as may be provided by law or the appropriate regulatory authority.	
		LINK:	
		Corporate Governance Manual, pages 7-9 https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/2017-Corporate- Governance-Manual.pdf	
Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	The Corporate Secretary is a separate individual from the Compliance Officer.	
3. Corporate Secretary is not a member of the Board of Directors.	Compliant	The Corporate Secretary is independent and not a member of the Board of Directors.	
4. Corporate Secretary attends training/s on corporate governance.	Compliant	The Corporate Secretary attended the required corporate governance seminar, as shown in Annex B of this report.	
Optional: Recommendation 1.5			
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	Compliant	The Corporate Secretary distributes board meeting materials before the meeting, pursuant to Section 3.5 (f) of the Corporate Governance Manual, which provides: The Corporate Secretary shall have, among others, the following duties and responsibilities: xxx f. Inform members of the Board, in accordance with the by-laws, of the agenda of their meetings to the extent possible at least five working days in advance, and shall ensure that the members have accurate information that	

		will enable them to arrive at intelligent decisions on matters that require their approval;	
		LINK:	
		Corporate Governance Manual, page 8	
		https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/2017-Corporate- Governance-Manual.pdf	
Recommendation 1.6			
Board is assisted by a Compliance Officer.	Compliant	The Board has appointed and is assisted by its Chief Compliance Officer, Atty. Maria Resa S. Celiz Article 3.6 of the Corporate Governance Manual provides for the duties and functions of the Compliance Officer: (1) The Board shall appoint a Chief Compliance Officer to assist it in its duties.	
		The Chief Compliance Officer shall have the rank of Vice President or an equivalent position with adequate stature and authority in the Company and shall not be a member of the Board of Directors. The Compliance Officer shall annually attend training on corporate governance.	
		The Chief Compliance Officer shall be a member of the Company's management team in charge of the compliance function. The Compliance Officer is primarily liable to the Company and its shareholders, and shall	

work with the Chairman and the President of the Company. The Compliance Officer shall have, among others, the following duties and responsibilities: a) Ensure proper orientation of new directors as provided in this Manual; b) Monitor, review, evaluate and ensure the compliance by the Company, its officers and directors with the relevant laws, the Corporate Governance Manual, the rules and regulations and all governance issuances of regulatory agencies; c) Report to the Board if violations are found and recommends the imposition of appropriate disciplinary action; d) Ensure the integrity and accuracy of all documentary submissions to regulators; e) Appear before the SEC when summoned in relation to compliance with the Corporate Governance Code; Collaborate with other departments to properly address compliance issues, which may be subject to investigation; g) Identify possible areas of compliance issues and work towards the resolution of the same:

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		h) Ensure the attendance of Board members and key officers to relevant trainings; and i) Perform such other duties and responsibilities as may be provided by the SEC and competent authority. LINK:	
		Corporate Governance Manual, pages 8-9	
		https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/2017-Corporate- Governance-Manual.pdf	
2. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant	The Compliance Officer holds a senior rank in management with adequate stature and authority in the Company.	
3. Compliance Officer is not a member of the board.	Compliant	The Compliance Officer is not a member of the Board.	
4. Compliance Officer attends training/s on corporate governance.	Compliant	The Compliance Officer attended the required corporate governance training session in 2024. Please refer to Annex C .	

		content/uploads/2022/05/2 017-Corporate- Governance-Manual.pdf Please refer to Annex D which is a certification executed by the Company's Corporate Secretary attesting that the Board Minutes prepared for 2024 reflect that the members of the Board act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the Company.	
Recommendation 2.2			
Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	In general, the Board shall oversee the development of and approve the Company's business objectives and strategy and monitor their implementation, in order to sustain the Company's long-term viability and strength. Corporate Governance Manual, B. ESTABLISHING CLEAR ROLES AND RESPONSIBILITIES OF THE BOARD pages 9-11 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	

2. Board oversees and monitors the implementation of the company's business objectives and strategy. Output Description:	Compliant	Management reports to the Board at least every quarter, on the development and performance of the Company and its subsidiaries. Management likewise presents Budget and CAPEX as well as financial reports of the Company to the Board. The Board approves the financial reports (on capital expenditure, budget, quarterly and annual performance) only after thorough review and discussion. Corporate Governance Manual, B. ESTABLISHING CLEAR ROLES AND RESPONSIBILITIES OF THE BOARD Pages 9-10 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	
Supplement to Recommendation 2.2			
Board has a clearly defined and updated vision, mission and core values.	Compliant	The Board shall communicate and implement the Company's vision, mission, values and overall strategy and promote any organization or stakeholder change in relation to the same. The Corporation's vision and mission are stated in its Corporate Governance Manual.	

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		Our vision and mission as well as our Core Values are also readily available on the homepage of our corporate website. LINKS:	
		Corporate Governance Manual, page 3	
		https://corporate.alliances electfoods.com/wp- content/uploads/2022/05/2 017-Corporate- Governance-Manual.pdf	
		Website:	
		https://corporate.alliancesele ctfoods.com/	
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 of Directors reviews and approves the corporate strategies on an annual basis and monitors/oversees the implementation of such corporate strategies through meetings held throughout the year.	
		Further, the President and Chief Executive Officer (CEO) provides leadership to management in developing and implementing the business strategies, policies, processes,	

and budgets approved by the Board. At every board meeting, the President together with senior management, provides detailed reports on the status of the formulated Corporate Objectives and strategies.

The Company's Directors are guided by the Company's Manual on Corporate Governance and Board Charter specifying its specific duties and responsibilities.

In situations where immediate action is necessary, the Executive Committee shall have and may exercise the powers of the Board in the management of the business and affairs of the Corporation. The Board, however, shall have the power at any time to remove and replace the members of, and fill vacancies, in the Executive Committee.

Management is also primarily accountable to the Board, and ensures that the strategy and direction as approved by the Board are implemented.

Management also has a Management Committee (ManCom) composed of corporate officers and executives, headed by the President and CEO. The ManCom meets weekly to ensure that the Company is on track

	T	
		in the implementation of strategies and directions.
		LINKS:
		Corporate Governance Manual
		https://corporate.alliances electfoods.com/wp- content/uploads/2022/05/2 017-Corporate- Governance-Manual.pdf
		Corporate By-Laws, page 5
		https://corporate.allianceselectfoods. com/articles-of-incorporation-and-by- laws/
Recommendation 2.3		
Board is headed by a competent and qualified Chairperson.		The Board is led by a very capable and competent Chairman, Mr. Lorenzo Sixto T. Lichauco, who is also a non-executive director. Mr. Lichauco has been Officer in
	Compliant	Charge of Seawood Resources, Inc., an investment holding company, since September 2020. He headed the Philippine stockbroking operations of Peregrine Securities Philippines, Inc., Crosby Securities, CLSA Securities, HSBC Securities, and Maybank-ATR Kim Eng Securities.

He briefly headed the Asset Management Group at the GSIS, the state pension fund, and ran the equity portfolio investments for Security Bank Corporation. Mr. Lichauco is Chairman of Mizu Resources and a director of Resins, Inc. He is also an independent director and Vice Chairman of SB Equities, Inc.

He obtained an MBA degree from George Washington University in Washington D.C. and a BA Economics degree from Westminster College, Pennsylvania.

This information can also be found in the Company's Definitive Information Statement and its 2024 Annual Report.

LINKS:

Definitive Information Statement, pages 8-9

SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf

2024 Annual Report, page 23 17A-ASFII-Group-2024.pdf

Recommendation 2.4

	Compliant	Under the Corporate Governance Committee Charter: 3.1. Corporate Governance The Committee is tasked with ensuring compliance with and proper observance of the corporate governance principles and practices. It has the following duties and functions, among others: xxx d. Recommend continuing education/training programs for directors, assignment of tasks/projects to board committees, succession plan for the board members and senior officers, and remuneration packages for corporate and individual performance; LINKS: Corporate Governance Manual, pages 13-14	
 Board ensures and adopts an effective succession planning program for directors, key officers and management. 			

		https://corporate.alliances electfoods.com/wp- content/uploads/2022/05/2 017-Corporate- Governance-Manual.pdf	
		Charter of the Corporate Governance Committee, pages 4-5 https://corporate.alliances electfoods.com/wp- content/uploads/2022/05/ CGM-Annex-E-CorpGov- Committee.pdf	
Board adopts a policy on the retirement for directors and key officers.	Compliant	Under the Manual of Corporate Governance: 3.10. The Board shall adopt an effective succession planning program for Executive Directors, key Officers and Management towards ensuring growth and continued increase in the shareholders' value and shall adopt a policy on retirement age for key officers. LINK: Corporate Governance Manual, page 9	

		https://corporate.alliances electfoods.com/wp- content/uploads/2022/05/2 017-Corporate- Governance-Manual.pdf	
Recommendation 2.5			
Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	Under the Manual of Corporate Governance: 3.11. The Board shall adopt policies towards aligning the remuneration of key Officers and Board members with the long-term interests of the Company. LINKS: Corporate Governance Manual, page 9 https://corporate.alliances electfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf The Corporation's Definitive Information Statement indicates the compensation policy for the Board of Directors. Definitive Information Statement, page	
		24	

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		SEC-Form-20-IS-Definitive-	
		Information-Statement- 2025.pdf	
Board adopts a policy specifying the relationship between remuneration and		Under the Manual of Corporate Governance:	
·		Covernance.	
performance.		3.16. The Board shall establish an	
		effective performance management	
		framework that will ensure that the	
		Management including the Chief	
		Executive Officer, and personnel	
		performance is at par with the	
		standards set by the Board and Senior	
		Management.	
		The results of performance evaluation	
		shall be linked to other human	
		resource activities such as training and	
		development, remuneration, and	
	Compliant	succession planning. These should	
		likewise form part of the assessment of	
		·	
		the continuing fitness and propriety of	
		Management, including the Chief	
		Executive Officer, and personnel in	
		carrying out their respective duties	
		and responsibilities.	
		LINK:	
		Corporate Governance Manual,	
		pages 10-11	
		Fager 10 11	
		https://corporate.alliances	
		electfoods.com/wp-	
		content/uploads/2022/05/2	
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	017-Corporate- Governance-Manual.pdf	
	Art. III, Section 9 of the Company By-Laws provides that the Board shall receive and allocate an amount of not more than 10% of the net Income before income tax of the corporation during the preceding year. Such compensation shall be determined and apportioned among the directors in such manner as the Board may deem proper, subject to the approval of the stockholders representing at least majority of the outstanding	
Compliant	meeting of the stockholders. The Corporate Governance Committee charter also provides for the remuneration policy of the Corporation. It states:	
	The Committee will assist the Board in the establishment of a formal and transparent procedure for recommending the appropriate remuneration of directors consistent with Corporation Code and officers (Vice President and above as per the	
	Compliant	Art. III, Section 9 of the Company By-Laws provides that the Board shall receive and allocate an amount of not more than 10% of the net Income before income tax of the corporation during the preceding year. Such compensation shall be determined and apportioned among the directors in such manner as the Board may deem proper, subject to the approval of the stockholders representing at least majority of the outstanding capital stock at a regular or special meeting of the stockholders. Compliant The Corporate Governance Committee charter also provides for the remuneration policy of the Corporation. It states: The Committee will assist the Board in the establishment of a formal and transparent procedure for recommending the appropriate remuneration of directors consistent with Corporation Code and

	deferred bonuses.		II. Purposes, Authority, Duties and Responsibilities	
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	Compliant	directors and officers rests with the Board of Directors. The Corporate Governance Committee Charter provides:	
1.	tional: Recommendation 2.5 Board approves the remuneration of senior executives.	Compliant	It is the policy of the Company that the approval of the remuneration of	
			https://corporate.allianceselectfoo ds.com/wp- content/uploads/2022/05/CGM- Annex-E-CorpGov-Committee.pdf	
			Charter of the Corporate Governance Committee, page 4	
			https://corporate.allianceselectfoo ds.com/wp- content/uploads/2018/07/Amende d-By-Laws-September-18-2013.pdf	
			By-Laws, page 9	
			LINKS:	
			environment in which it operates.	
			Company's financial strategy, sound risk culture as well as the business	
			Company to ensure that their compensation is consistent with the	

3.3. Compensation

The functions, duties and responsibilities of the Committee, acting as the Compensation Committee, shall include among others:

XXX

b. To review and recommend, with delegated responsibility, the remuneration packages of directors and officers, keeping in mind the Board's corporate goals, objectives and strategies. This shall include, without limitation, basic salaries, deferred compensation, stock options and any benefits in kind, pension rights, incentive payments and any other compensation payments;

LINK:

Corporate Governance Committee Charter, page 6

		https://corporate.allianceselectfoo ds.com/wp- content/uploads/2022/05/CGM- Annex-E-CorpGov-Committee.pdf	
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	Compliant	The Company's nomination and election policies, including its process and implementation are found on Part III Section A, 3.13 of the Corporation's	
Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	Corporate Governance Manual, and Sections II, 1.B, and 3.2 of the Charter of the Corporate Governance Committee.	
Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Compliant	The Qualifications and Disqualifications of Directors is indicated in Part II, Section 2.4 of the Charter of the Board of Directors	
Board nomination and election policy includes how the board shortlists candidates.	Compliant	Part III B, Section 3.12 and 3.13 of the Corporate Governance Manual also provides the right to all shareholders, including Minority Shareholders, to nominate candidates for election to	
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	the Board of Directors. This also adopts an assessment policy to determine the effectiveness of the Board's processes in the nomination, election and replacement of director. LINKS:	
Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	Corporate Governance Manual, page 6	

		https://corporate.allianc eselectfoods.com/wp-	
		content/uploads/2022/05	
		<u>/2017-Corporate-</u> <u>Governance-Manual.pdf</u>	
		Charter of the Corporate	
		Governance Committee	
		https://corporate.allianceselectf	
		oods.com/wp- content/uploads/2022/05/CGM-	
		Annex-E-CorpGov-	
		Committee.pdf	
		Charter of the Board of Directors	
		https://corporate.allianceselectfoo ds.com/wp-	
		content/uploads/2022/05/CGM-	
		Annex-C-Charter-of-the-Board-of- Directors.pdf	
		<u> </u>	
Optional: Recommendation to 2.6			
Company uses professional search firms or	Compliant	The Company uses Chambers Asia	
other external sources of candidates (such as director databases set up by director or		and Partners-Asia Pacific as an additional reference. The Company	
shareholder bodies) when searching for		also looks at established and credible	
candidates to the board of directors.		organizations or institutions of professionals in relevant industries.	
		proressionals in relevant indesines.	
Recommendation 2.7			
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	The Corporation has an existing Policy on Related Party Transactions, which provides for Definitions in Section A, General Principles and Coverage in Section B, and Advisement and Rules of Disclosure in Section D. Section 3.14 of the Corporate Governance Manual also provides further details on the Corporation's Policy on Related Party Transactions. LINKS: Amended Policy on Related Party Transactions https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-A-Related-Party-Transactions-Policy.pdf Corporate Governance Manual, page 10 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	
 RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions. 	Compliant	Under the Manual on Corporate Governance:	

3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.		The Board shall have the 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, particularly those which pass certain thresholds of materiality. The Company shall adopt a policy on related party transactions which shall:	
	Compliant	a) Include the appropriate review and approval of material or significant RPTs, which guarantee fairness and transparency of the transactions; b) Encompass all entities within the group, taking into account their size, structure, risk profile and complexity of operations; and	
		c) Include the definition of related parties; the coverage of the RPT policy; guidelines in ensuring arm's-length terms; identification and prevention or management of potential or actual conflicts of interest which arise; adoption of materiality thresholds; internal limits for individual and aggregate exposures; whistle	
		LINKS: Amended Policy on Related Party Transaction	

		https://corporate.allianceselectfoo ds.com/wp- content/uploads/2022/05/CGM- Annex-A-Related-Party- Transactions-Policy.pdf Corporate Governance Manual, page 10 https://corporate.allianc eselectfoods.com/wp- content/uploads/2022/05 /2017-Corporate- Governance-Manual.pdf	
 Supplement to Recommendations 2.7 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	The threshold for disclosure and approval of any RPT are provided under Section B.1 to B.3 of the Policy on Related Party Transactions which states: B. COVERAGE 1. For purposes of this Policy, a Material and/or Significant RPT is defined as those transactions with a Related Party which involve an aggregate amount or value equal to or greater than Ten Percent (10%) or higher of the Company's total assets, which take place over a twelve (12) month calendar year	

period ("Material and/or Significant RPT").

- 2. The transactions enumerated in Annex "2" of this Policy on Related Transactions are Exempt Transactions.
- 3. As matter of policy and procedure Material and/or Significant RPT shall be subject to review and endorsement by the Related Party Transaction Committee ("RPT Committee") and are subject to approval by the Board of Directors. The concurrence of all Independent Directors shall be obtained as practicable prior approval of the transaction by the Board.

Section C of the same Policy further states that:

- c. ADVISEMENT REPORT AND DISCLOSURE
- 1. All Material and/or Significant RPT shall be reported by the Chief Compliance Officer to the Audit Committee to ensure full

and timely disclosure in the annual and quarterly reports submitted to the Securities and Exchange Commission and in the Notes to the Financial Statements, whether on an interim or annual basis, as required under PAS 24 on Related Party Transaction Disclosures and other disclosure requirements; and,

2. The Company shall ensure that the review and approval of Material and/or Significant RPT carried out by its subsidiaries are conducted in accordance with this Policy.

ANNEX "2": EXEMPT RPT

The following shall be considered as "Exempt RPT":

- 1. Any transaction involving a Related Party where the rates or charges involved are determined by competitive bids, in accordance with Vendor Relations Policy of the Company.
- 2. Any transaction involving a Related Party wherein Company is a customer or

client in the ordinary or regular course of business of consumer goods or consumer services, or fees are based on a fixed or graduated scale which is publicly quoted or applied consistently to all customers or class of customers.

3. Subject to the policy and/or guidelines as may be issued and approved by the Compensation Committee, any transaction that involves the providing of compensation to a director or an executive officer in connection with his or her duties to Company or any of its subsidiaries or affiliates, including the reimbursement of reasonable business and travel expenses incurred in the ordinary course of business.

Exempt RPT are transactions which are no longer subject to review and/or endorsement by the CG Committee.

LINK:

Amended Policy on Related Party Transaction

		https://corporate.allianceselectfoo ds.com/wp- content/uploads/2022/05/CGM- Annex-A-Related-Party- Transactions-Policy.pdf	
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings. 2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Compliant	Shareholders shall have the right to elect, remove and replace directors and vote on certain corporate acts in accordance with the Revised Corporation Code. Cumulative individual voting by poll shall be used to approve specific items in the agenda. In case of absence or inability to attend, shareholders have the right to be represented and vote by submitting a proxy to the office of the Corporate Secretary by June 5, 2025. LINK: Definitive Information Statement, Notice of Meeting with Annex A: SEC-Form-20-IS-Definitive-Information-Statement- 2025.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	The Board is primarily responsible for approving the selection and assessment of Management, as stated in Part III (B), Section 3.15 of the Corporate Governance Manual, which provides:	

		3.15. The Board shall be primarily responsible for approving the selection and assessment of the Management led by the Chief Executive Officer (CEO), and the control functions led by their respective heads (Chief Risk Officer, Chief Compliance Officer, and Chief Audit Executive). a) In the selection process, fit and proper standards are to be applied on key personnel and due consideration is given to integrity, technical expertise and experience in the institution's business, either current or planned. LINK: Corporate Governance Manual, page 10 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.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).	Compliant	The Board monitors the management as it is the Company's policy under Section 3.15 (b) of the Corporate Governance Manual that: b) The Board shall monitor and assess the performance of the	

		Management Team based on established performance standards that are consistent with the Company's strategic objectives, and shall conduct a regular review of the Company's policies with the Management Team. LINK: Corporate Governance Manual, page 10 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	
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.	Compliant	The Company has a Goal Setting Performance Assessment (GSPA) program that ensures that the management's performance is at par with the standards set by the Board.	
2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Compliant	Section 3.16 of the Corporate Governance Manual states that: 3.16. The Board shall establish an effective performance management framework that will ensure that the Management, including the Chief Executive Officer, and	

personnel's performance is at par with the standards set by the Board and Senior Management. The results of performance evaluation shall be linked to other human resource activities trainina such as and development, remuneration, and succession planning. These should likewise form part of the assessment of the continuing fitness and propriety Management, including the Chief Executive Officer, and personnel in carrying out their respective duties and responsibilities.

Please see the attached **Annex E**, GSPA Form for Probationary and Regular Employees.

LINK:

Corporate Governance Manual, page 10

https://corporate.allianc eselectfoods.com/wpcontent/uploads/2022/05 /2017-Corporate-Governance-Manual.pdf

Board oversees that an appropriate internal control system is in place. Board oversees that an appropriate internal control system is in place.	Compliant	Section 3.17 of the Corporate Governance Manual provides: 3.17. The Board shall oversee that an appropriate internal control system is in place, including setting up a mechanism for monitoring and managing potential conflicts of interest of Management, Board members, and shareholders. The Board has adopted an Internal Audit Charter, which is an integral part of this Corporate Governance Manual. LINKS: Corporate Governance Manual, page 11 https://corporate.allianc eselectfoods.com/wp-content/uploads/2022/05/ /2017-Corporate- Governance-Manual.pdf Internal Audit Charter: https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-B-Internal-Audit-Charter.pdf	
The internal control system includes a mechanism for monitoring and managing	Compliant	Section 3.17 of the Corporate Governance Manual provides:	

		Corporate Governance Manual, page 11 https://corporate.allianc eselectfoods.com/wp- content/uploads/2022/05 /2017-Corporate- Governance-Manual.pdf
		page 11 https://corporate.allianc eselectfoods.com/wp- content/uploads/2022/05 /2017-Corporate- Governance-Manual.pdf Internal Audit Charter:
		https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/CGM- Annex-B-Internal-Audit-Charter.pdf
3. Board approves the Internal Audit Charter. Recommendation 2.11	Compliant	The Company's existing Internal Audit Charter was approved by the Board's Audit Committee.

Board oversees that the company has in place a sound enterprise risk management		Section 3.18 of the Corporate Governance Manual has the following	
(ERM) framework to effectively identify, monitor, assess and manage key business	Compliant	provisions in relation to enterprise risk management:	
risks.			
2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	Compliant	3.18. The Board shall oversee that a sound enterprise risk management (ERM) framework is in place to effectively identify, monitor, assess and manage key business risk, which shall guide the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies. The Board shall be responsible for defining the Company's level of risk tolerance and for providing oversight over its risk management policies and procedures. The Corporation has a Charter for the Board Risk Oversight Committee. On May 14, 2024, the Board of Directors approved the Company's Enterprise Risk Management framework.	
		LINKS:	
		Corporate Governance Manual, page 11	

		https://corporate.allianc eselectfoods.com/wp- content/uploads/2022/05 /2017-Corporate- Governance-Manual.pdf Charter of the Board Risk Oversight Committee https://corporate.allianceselectfoo ds.com/wp- content/uploads/2022/05/CGM- Annex-F-Board-Risk-Oversight- Committee.pdf		
Recommendation 2.12				
 Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role. 	Compliant	Please see below link to the Corporation's Board Charter, which		
Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	formalizes and clearly states the Board's roles, responsibilities and accountabilities in carrying out its fiduciary role, serves as a guide to the directors in the performance of their		
Board Charter is publicly available and posted on the company's website.	Compliant	functions, and is available on the Corporate website: https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/CGM- Annex-C-Charter-of-the-Board-of- Directors.pdf		
	Additional Recommendation to Principle 2			

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Board has a clear insider trading policy.	Compliant	The Corporation has a policy requiring Directors and Officers to report any dealings in the shares of stock of the Company to the Compliance within two business days from the date of transaction to reduce risk of insider trading. The Compliance Officer shall, no later than three business days from the date of the transaction, report the same to the Philippine Stock Exchange. In addition, the Corporation's Code of Business Conduct and Ethics provide under Item V.D.3 that: Trading in the shares of stock or other Securities of the Company during the periods set forth below is prohibited, regardless of whether or not a Director, Officer or employee is in possession of material non-public information: a. Ten trading days before and three trading days after the disclosure of quarterly or annual financial results; and b. Three (3) full trading days before and three (3) full trading days after the disclosure of any material	

information other than the above.	
Please see links for the complete copy of the Policy on Reporting of Directors' and Officers' Dealings in Shares of the Company and Code of Business and Conduct:	
LINKS:	
Policy on Reporting of Directors and Officers Dealing in Shares of the Company https://corporate.allianceselectfoo ds.com/wp- content/uploads/2022/05/CGM- Annex-H-Policy-Required-DandO- to-Report-Dealings-with-Company- Shares.pdf	
Code of Business Conduct and Ethics, pages 6-7 https://corporate.allianceselectfoo ds.com/wp- content/uploads/2022/05/HRD-001- Code-of-Business-Conduct-and- Ethics.pdf	
	above. Please see links for the complete copy of the Policy on Reporting of Directors' and Officers' Dealings in Shares of the Company and Code of Business and Conduct: LINKS: Policy on Reporting of Directors and Officers Dealing in Shares of the Company https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-H-Policy-Required-DandOto-Report-Dealings-with-Company-Shares.pdf Code of Business Conduct and Ethics, pages 6-7 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/HRD-001-Code-of-Business-Conduct-and-

market rates.	
Company discloses the types of decision requiring board of directors' approval.	

Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate advernance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established should be contained in a publicly available Committee Charter. **Recommendation 3.1** The Company's Board Committees and their 1. Board establishes board committees that Compliant focus on specific board functions to aid in respective memberships may be accessed on the the optimal performance of its roles and corporate website through the following link: responsibilities. https://corporate.allianceselectfoods.com/boardcommittees/ Section C of the Corporate Governance Manual provides the establishment of the Board Committees and the functions of each Committee. **3.20.** The Board shall establish Board committees to support the effective performance of the Board's functions, to allow for specialization in issues and to lead to a better management of the Board's workload. The composition, functions and responsibilities of all Board committees shall be contained in the respective Charters of the Committees, which shall be made publicly available. The following section establishes the committees and their respective functions and responsibilities: • Section 3.21 for Audit Committee • Section 3.22 for Corporate Governance Committee (Remuneration and Nominations Committee) • Section 3.23 for Board Risk Oversight Committee • Section 3.24 for Related Party Transaction

Committee

3.25. All established committees shall have Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting processes, resources and

		other relevant information. The Charters should provide the standards for evaluating the performance of the Committees. It should also be fully disclosed on the company's website. The Charter of each Committee shall clearly define the roles and accountabilities of each committee to avoid any overlapping functions, towards having a more effective Company Board. LINK: Corporate Governance Manual, pages 11-16 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	
1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	Compliant	Section 3.21 of the Corporate Governance Manual establishes the Audit Committee and its functions. Section III of the Audit Committee Charter outlines its functions. Specifically, one of the functions of the Audit Committee under Section III.B.3.(x) is to recommend the appointment and removal of the external auditor, which states: Recommend to the Board the appointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the Company, and provides an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders.	

		LINKS: Corporate Governance Manual, page 11 https://corporate.allianceselectfoods.co m/wp-content/uploads/2022/05/2017- Corporate-Governance-Manual.pdf Charter of the Audit Committee, page 5 https://corporate.allianceselectfoods.co m/wp-content/uploads/2022/05/CGM- Annex-D-Charter-of-the-Audit- Committee.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	The Audit Committee is composed of three non- executive directors, all of whom are independent directors. They are:	
3. All the members of the committee have relevant background, knowledge, skills and/or experience in the areas of accounting, auditing and finance. 3. All the members of the committee have relevant background, knowledge, skills and/or experience in the areas of accounting, auditing and finance.	Compliant	 Dobbin A. Tan (Chairman; Independent Director) Domingo C. Go (Member; Independent Director); and, Fernando L. Gaspar (Member; Independent Director) The Audit Committee Chairman and Members have relevant background, knowledge, skills and/or experience in the areas of accounting, auditing and finance. Their backgrounds are set forth in the Company's Annual Report: LINK 2024 Annual Report, pages 23-25: 17A-ASFII-Group-2024.pdf 	
The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	The incumbent Chairman of the Audit Committee, Mr. Dobbin A. Tan, is not the Chairman of the Board or of any other committee. LINK: Board Committees Alliance Select Foods	

Supplement to Recommendation 3.2			
Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	The Audit Committee approves all non-audit services conducted by the external auditor. Section III B (2) of the Audit Committee Charter provides as follows:	
		The Audit Committee shall:	
		Evaluate and determine the non-audit work, if any, of the External Auditor, and periodically reviews the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to the Company's overall consultancy expenses. The committee should disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the Company's Annual Report and Annual Corporate Governance Report;	
		For 2024, there was no non-audit work conducted by the External Auditors.	
		LINK:	
		Charter of the Audit Committee, page 4 https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/CGM-Annex-D-Charter- of-the-Audit-Committee.pdf	
		The Audit Committee had five (5) meetings during the year 2024, as shown in the Definitive Information Statement, page 24 of the Management Report:	
		SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf	
Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Non- Compliant		The Audit Committee has not held a meeting with the external audit team in 2024 without anyone from

Optional: Recommendation 3.2			management present. However, members of the Audit Committee have unobstructed access to the Company's external auditors, and may, at their option, meet and have a dialogue with said external auditors without anyone from management present.
Audit Committee meets at least four times	Compliant	The Audit Committee had five (5) meetings during the	
during the year.		year 2024, as shown in the Definitive Information Statement, page 24 of the Management Report:	
		<u>SEC-Form-20-IS-Definitive-Information-Statement-</u> 2025.pdf	
		<u>2023.pai</u>	
2. Audit Committee approves the appointment and removal of the internal auditor.	Compliant	Ms. Rona Silvestre, whose appointment was approved by the Audit Committee on November 9, 2021,	
and removal of the linemal additor.		continues as the Company's Internal Audit Head.	
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	Compliant	Section 3.22 of the Corporate Governance manual provides for the establishment of the Corporate Governance Committee, its functions and responsibilities including its functions as a Nomination	
were formerly assigned to a Nomination and Remuneration Committee.		and Remuneration Committee.	
		Further, the Corporate Governance Committee charter expounds on its authority, purpose, duties and responsibilities. Section 3.2 B of the same Charter provides that the committee shall identify the candidates suitably qualified to become a Director and prepare a final list of candidates for the consideration of the shareholders for election to as director. It states:	
		The functions, duties and responsibilities of the Committee, acting as the Nominations Committee, include among others:	

			b. To identify the candidates suitably qualified to become a Director and prepare a final list of candidates for the consideration of the shareholders for election to as director LINKS: Corporate Governance Manual, page 13 https://corporate.allianceselectfoods.co m/wp-content/uploads/2022/05/2017- Corporate-Governance-Manual.pdf Charter of the Corporate Governance Committee https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-E-CorpGov-Committee.pdf	
	Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Compliant	The Incumbent Corporate Governance Committee is composed of three (3) members, all of whom are independent directors. The members are: • Domingo C. Go - Chairman and Independent Director; • Dobbin A. Tan - Member and Independent Director; and • Fernando L. Gaspar – Member and Independent Director The members of the Corporate Governance Committee as well as other Committees may also be accessed on the Company's website. LINK: Corporate Website https://corporate.allianceselectfoods.com/board-committees/	
3.	Chairman of the Corporate Governance Committee is an independent director.	Compliant	The Chairman of the Corporate Governance Committee is Mr. Domingo C. Go, an independent director.	

Optional: Recommendation 3.3.				
Corporate Governance Committee meets at least twice during the year.	Compliant	The Corporate Governance Committee had three meetings during the year 2024 as shown in the Definitive Information Statement, page 24 of the Management Report: SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf		
Recommendation 3.4				
Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	Compliant	The Corporate Governance Manual under Section 3.23 establishes the Board Risk Oversight Committee and its functions and responsibilities. Its own charter, the Charter of the Board Risk Oversight Committee, provides for its purpose, duties and functions.		
		LINKS:		
		Corporate Governance Manual, pages 14-15 https://corporate.allianceselectfoods.co m/wp-content/uploads/2022/05/2017- Corporate-Governance-Manual.pdf Charter of the Board Risk Oversight Committee https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-F-Board-Risk-Oversight-Committee.pdf		
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman. Output Description:	Compliant	The Board Risk Oversight Committee (BROC) has three members, majority of whom are independent directors. Its Chairman is not a Chairman of the Board or of any other committee. The members of the Committee are: - Fernando L. Gaspar – Chairman and Independent Director - Dobbin A. Tan – Member and Independent Director - Joseph Peter Y. Roxas – Member		

3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	LINK: Corporate Website http://corporate.allianceselectfoods.com/board- committees/ Mr. Fernando L. Gaspar is not a chairman of any other Board Committee, neither is he the Chairman of the Board. LINK: Corporate Website https://corporate.allianceselectfoods.com/board-	
4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. Output Description:	Compliant	Please see Annual Report for more information on the members of the Board Risk Oversight Committee, their qualifications and types of directorship. The members of the Risk Oversight Committee as well as other Committees may also be accessed on the Company's website. LINKS: Corporate Website https://corporate.allianceselectfoods.com/board-committees/ Annual Report (SEC Form 17-A), pages 22-25: 17A-ASFII-Group-2024.pdf	
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.	Compliant	Section 3.24 of the Corporate Governance Manual establishes the Related Party Transaction Committee and its composition and functions. The Amended Charter of Related Party Transactions Committee also expounds on its purpose, authority, duties and responsibilities.	

RPT Committee is composed of at least three	Compliant	LINKS: Corporate Governance Manual, pages 15-16 http://corporate.allianceselectfoods.com /wp-content/uploads/2022/05/2017- Corporate-Governance-Manual.pdf Charter of Related Party Transactions Committee may be downloaded at: https://corporate.allianceselectfoods.com/corporate- governance-manuals/	
non-executive directors, two of whom should be independent, including the Chairman.	Сотрічані	 The RPT Committee is composed of three members, two of whom, including the Chairman are independent directors. The members are: Domingo C. Go- Chairman, Independent Director Dobbin A. Tan – Member, Independent Director Joseph Peter Y. Roxas - Member The members of the RPT Committee as well as other Committees may be accessed on the Company's website. Information on their qualifications are in the Company's 2024 Annual Report. LINKS: Corporate Website https://corporate.allianceselectfoods.com/board-committees/ Annual Report (SEC Form 17-A), pages 22-25: 17A-ASFII-Group-2024.pdf 	
Recommendation 3.6			
All established committees have a Committee Charter stating in plain terms	Compliant	All established committees have their respective Committee Charters. Section 3.25 of the Corporate	

Governance Manual provides that: their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information. All established committees shall have 3.25 Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting processes, resources and other relevant information. The Charters should provide the standards for evaluating the performance of the Committees. It should also be fully disclosed on the company's website. The Charter of each Committee shall clearly define the roles and accountabilities of each committee to avoid any overlapping functions, towards having a more effective Company Board. The Charters of the Committees are integral parts of and attached to this CG Manual as follows: Annex C: Charter of the Board of Directors Annex D: Charter of the Audit Committee Annex E: Charter of the Corporate Governance Committee, which shall also have the duties and responsibilities of the Nominations Committee and the Remuneration Committee Annex F: Charter of the Board Risk Oversight Committee Annex G: Charter of the Related Party Transactions Committee LINK: Corporate Governance Manual, pages 11-16 https://corporate.allianceselectfoods.co m/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf

LINK:	2. Committee Charters provide standards for evaluating the performance of the Committees. 2. Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	All established committees have their respective Committee Charters which provide standards for the performance of the Committees. Section 3.25 of the Corporate Governance Manual provides that: 3.25 All established committees shall have Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting processes, resources and other relevant information. The Charters should provide the standards for evaluating the performance of the Committees. It should also be fully disclosed on the company's website. The Charter of each Committee shall clearly define the roles and accountabilities of each committee to avoid any overlapping functions, towards having a more effective Company Board. The Charters of the Committees are integral parts of and attached to this CG Manual as follows: Annex C: Charter of the Board of Directors Annex D: Charter of the Audit Committee Governance Committee, which shall also have the duties and responsibilities of the Nominations Committee and the Remuneration Committee Annex F: Charter of the Board Risk Oversight Committee Annex G: Charter of the Related Party Transactions Committee	
Corporate Governance Manual, page 16				

		https://corporate.allianceselectfoods.co m/wp-content/uploads/2022/05/2017-	
		Corporate-Governance-Manual.pdf	
Committee Charters were fully disclosed on	Compliant	All Committee Charters may be accessed in	
the company's website.		company website using the following link:	
		https://corporate.allianceselectfoods.com/corporate-	
		governance-manuals/#	
		Particularly:	
		Internal Audit Charter:	
		https://corporate.allianceselectfoods.com/wp-	
		<u>content/uploads/2022/05/CGM-Annex-B-Internal-</u> Audit-Charter.pdf	
		Charles of the Decord of Discolars	
		<u>Charter of the Board of Directors:</u> https://corporate.allianceselectfoods.com/wp-	
		content/uploads/2022/05/CGM-Annex-C-Charter-	
		of-the-Board-of-Directors.pdf	
		Charter of the Audit Committee:	
		https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/CGM-Annex-D-Charter-	
		of-the-Audit-Committee.pdf	
		Charter of the Corporate Governance Committee:	
		https://corporate.allianceselectfoods.com/wp-	
		<u>content/uploads/2022/05/CGM-Annex-E-CorpGov-</u> Committee.pdf	
		<u>Charter of the Board Risk Oversight Committee:</u> https://corporate.allianceselectfoods.com/wp-	
		content/uploads/2022/05/CGM-Annex-F-Board-	
		<u>Risk-Oversight-Committee.pdf</u>	
		Charter of the Related Party Transactions	
		Committee: https://corporate.allianceselectfoods.com/wp-	
		content/uploads/2022/05/CGM-Annex-G-Related-	
		Party-Transactions-Committee.pdf	

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

Recommendation 4.1

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

The Board of Directors attended and actively participated in all Board, Committee, and the Annual Shareholders' Meeting through video teleconferencing in 2024. This is in accordance with Section 3.26 of the Corporate Governance Manual of the Corporation which provides for tele/videoconferencing of all meetings, as follows:

Compliant

3.26. Directors shall 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 SEC, except when justifiable causes, such as, illness, death in the immediate family and serious accidents, prevent them from doing so.

Please see **Annex D**, Corporate Secretary's Certification on participation of Directors, and the Definitive Information Statement for the information on the attendance of the directors to the mentioned meetings.

		LINKS: Corporate Governance Manual, pages 16-17 https://corporate.allianceselectfood s.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf Management Report attached to the Definitive Information Statement (pages 23 to 25) SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf	
The directors review meeting materials for all Board and Committee meetings.	Compliant	Materials are distributed to all members of the Board and Board Committees at least five (5) business days for their review prior to the meeting. Section 3.26.a of the Corporate Governance Manual of the Corporation provides: Directors shall review meeting materials for Board and Committee meetings, and if called for, ask the necessary questions or seek clarifications and explanations.	

			LINK:	
			Corporate Governance Manual, page 17 https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/2017- Corporate-Governance-Manual.pdf	
seek clo	ectors ask the necessary questions or arifications and explanations during rd and Committee meetings.	Compliant	During Board and Board Committee meetings, the Directors render active participation in discussions which include asking appropriate questions, seeking clarifications and additional explanations. The Directors are free to ask their questions and seek clarifications and explanations during Board and Committee meetings. The questions asked and clarifications or explanations sought are addressed during the meeting if possible and/or reflected in the minutes of meetings Section 3.26.a of the Corporate Governance Manual of the Corporation provides: Directors shall review meeting materials for Board and Committee meetings, and if called for, ask the necessary	

		1	, , , , , , , , , , , , , , , , , , ,
		and explanations.	
		LINK:	
		Corporate Governance Manual, page 17 https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/2017- Corporate-Governance-Manual.pdf	
Recommendation 4.2			
Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Compliant	Section 3.27 and 3.28 of the Corporate Governance Manual of the Corporation indicates: 3.27. The non-executive directors of the Board shall concurrently serve as directors to a maximum of five publicly listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company. 3.28. A director shall notify the Board where he/she is an incumbent director before accepting a directorship in another company.	

		Please refer to the 2024 Annual Report for the list of incumbent directors of the Company. The Company's Definitive Information Statement sets forth the directorships of the Board of Directors. LINKS: Corporate Governance Manual, page 17 https://corporate.allianceselectfood s.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf Annual Report (SEC Form 17-A), pages 22-27: 17A-ASFII-Group-2024.pdf Definitive Information Statement, Management Report pages 8 to 11, 16-17 and 295 to 300 of the DIS showing the Independent Directors' Certifications SEC-Form-20-IS-Definitive-Information-Statement, 2025 pdf	
Pagammandalian 4.2		Information-Statement- 2025.pdf	
The directors notify the company's board before accepting a directorship in another company.	Compliant	While there is no formal policy, as a matter of courtesy, directors notify the Board verbally and in writing before accepting a directorship in another publicly-listed company. Independent	

		Directors submit annual certifications detailing various directorship positions.	
Optional: Principle 4		detailing various directors rip positions.	
Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Compliant	The Company's only Executive Director is Mr. Jeoffrey P. Yulo. He does not have any directorship in other boards of listed companies.	
Company schedules board of directors' meetings before the start of the financial year.	Compliant	The Board has a pre-determined schedule of meetings at the beginning of each calendar year, and is adjusted accordingly to the availability of the directors. Discussions during these meetings are open and independent views are given due consideration. As necessary, the Board likewise holds meetings through the use of telecommunications or other electronic media.	
Board of directors meet at least six times during the year.	Compliant	The Board had six (6) meetings for 2024 as reflected in the 2024 Definitive Information Statement. Link: Definitive Information Statement, page 30 SEC-Form-20-IS-Definitive-Information-Statement 2025.pdf	
4. Company requires as minimum quorum of at least 2/3 for board decisions.	Non- Compliant		The Company complies with the Revised Corporation Code in that a majority of all of the members of the Board of Directors constitutes a quorum.

Attendance at Board meetings wa 2024.

Principle 5: The board should endeavor to exercise 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.	Compliant	The Company has three (3) Independent Directors: Mr. Domingo C. Go, Mr. Dobbin A. Tan, and Mr. Fernando L. Gaspar.			
Recommendation 5.2					
The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	The independent directors possess all the qualifications and none of the disqualifications to hold their positions. Section 3.30 of the Corporate Governance Manual provides: The Board, principally acting through the Corporate Governance Committee, shall ensure that its Independent Directors possess the necessary qualifications and none of the disqualifications for an independent director to hold the position. An independent director is a person who: a) Is not, or has not been a senior officer or employee of the Company unless there has been a change in the controlling ownership of the Company; b) Is not, and has not been in the three years immediately preceding the election, a director of the Company; a director, officer, employee of the Companies; or a director, officer, employee of the covered company's substantial shareholders and its related companies;			

- c) Has not been appointed in the Company, its subsidiaries, associates, affiliates or related companies as Chairman "Emeritus," "Ex-Officio" Directors/Officers or Members of any Advisory Board, or otherwise appointed in a capacity to assist the Board in the performance of its duties and responsibilities within three years immediately preceding his election;
- d) Is not an owner of more than two per cent (2%) of the outstanding shares of the Company, its subsidiaries, associates, affiliates or related companies;
- e) Is not a relative of a director, officer, or substantial shareholder of the Company or any of its related companies or of any of its substantial shareholders. For this purpose, relatives include spouse, parent, child, brother, sister and the spouse of such child, brother or sister:
- f) Is not acting as a nominee or representative of any director of the Company or any of its related companies;
- g) Is not a securities broker-dealer of listed companies and registered issuers of securities. "Securities broker-dealer" refers to any person holding any office of trust and responsibility in a broker-dealer firm, which includes, among others, a director, officer, principal stockholder, nominee of the firm to the Exchange, an associated person or

salesman, and an authorized clerk of the broker or dealer: h) Is not retained, either in his personal capacity or through a firm, as a professional adviser, auditor, consultant, agent or counsel of the Company, any of its related companies or substantial shareholder, or is otherwise independent of Management and free from any business or other relationship within the three years immediately preceding the date of his election: Does not engage or has not engaged, whether by himself or with other persons or through a firm of which he is a partner, director or substantial shareholder, in any transaction with the covered company or any of its related companies or substantial shareholders, other than such transactions that are conducted at arm's length and could not materially interfere with or influence the exercise of his independent judgment; Is not affiliated with any non-profit organization that receives significant funding from the Company or any of its related companies or substantial shareholders; and k) Is not employed as an executive officer of another company where any of the Company's executives serve as directors. Related companies, as used herein, refer to (a) the Company's holding/parent company (if

		any); (b) its subsidiaries; and (c) subsidiaries of its holding/parent company. LINK: Corporate Governance Manual, pages 17 - 18 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	
1. Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant	A Director's office is one of trust and confidence. He/She shall act in a manner characterized by transparency, accountability and fairness. Directors shall act on a fully informed basis, in good faith, with due diligence and care, and in the best of Company and all shareholders. There are no arrangements that constrain the directors' ability to vote independently. Directors are free to vote independently without restrictions. See Sections 4.2 and 4.4.D of the Board Charter: 4.2. Consistent with the director's three-fold duty of obedience, diligence and loyalty to the Company, a director shall: a. Act within the scope of power and authority of the Company and the Board as prescribed in the Articles of Incorporation, By-Laws, and in existing laws, rules and regulations; b. Exercise the best care, skill and judgment, and observe utmost good faith in the conduct and management of the business and affairs of the	

		Company; and,
		c. Act in the best interest of the Company and for the common benefit of the Company's stockholders and other stakeholders.
		4.4. Specific Duties and Responsibilities of a Director
		A Director should act in a manner characterized by integrity, transparency, accountability and fairness. Consistent with this, a Director shall:
		XXX
		a) Exercise independent judgment;
		LINK:
		Charter of the Board of Directors, pages 5 -8: https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/CGM-Annex-C-Charter-of- the-Board-of-Directors.pdf
Recommendation 5.3		
The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	The Company's Independent Directors are Mr. Dobbin A. Tan (elected on March 1, 2016), Mr. Domingo C. Go (elected on September 11, 2020) and Mr. Fernando L. Gaspar (elected on April 13, 2023).

		Please refer to the 2024 Annual Report which would show the number of years served by the Independent directors. LINK: 2024 Annual Report, pages 22 - 23 17A-ASFII-Group-2024.pdf	
2. The company bars an independent director from serving in such capacity after the term limit of nine years. Output Description:	Compliant	The Company bars an independent director from serving as such after the term limit of nine (9) years. Section 3.31 of the Corporate Governance Manual provides for the following stipulation: 3.31. Independent Directors shall serve for a maximum cumulative term of nine (9) years, reckoned in accordance with the pertinent rules of the SEC, after which the Independent Director shall be perpetually barred from re-election as such in the Company, but may continue to qualify for nomination and election as a nonindependent director. LINK: Corporate Governance Manual, page 18 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks	Compliant	The Corporate Governance Manual provides on Section 3.31 that: In the instance that the Company believes it is beneficial to retain an independent director who	

shareholders' approval during the annual shareholders' meeting.		has served for nine years, the Board shall provide meritorious justification/s and seek shareholders' approval during the annual shareholders' meeting. LINK: Corporate Governance Manual, page 18 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf The current Independent Directors of the Company	
		have not served for more than nine years.	
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 of Directors is Mr. Lorenzo Sixto T. Lichauco and the Chief Executive Officer is Mr. Jeoffrey P. Yulo.	
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	Section 3.32 of the Corporate Governance Manual provides: 3.32. The positions of Chairman of the Board and Chief Executive Officer shall be held by separate individuals and each should have clearly defined responsibilities. a. The role and responsibilities of the Chairman are, among others: a) Ensure that the meeting agenda focuses on strategic matters, including enterprise risks, considering the developments in the business and regulatory environments, key governance concerns, and important	

issues that could significantly impact operations; b) Ensure that the Board receives accurate, timely, relevant, concise and clear information to enable it to make sound decisions: c) Facilitate discussions on key issues and encourage discussion and debate; d) Encourage the Board to inquire on reports submitted and representations made by Management; e) Assure the availability of proper orientation for first-time directors and continuing training opportunities for all directors; and f) Make sure that the performance of the Board is evaluated at least once a year and there is discussion/follow up on such evaluation. b. The Chief Executive Officer shall have the roles and responsibilities, among others: i. Determine the Company's strategic direction and formulate and implement its strategic plan on the direction of the business: ii. Communicate and implement Company's vision, mission, values and overall strategy and promote any organization or stakeholder change in relation to the same: iii. Oversee the operations of the Company and manage human and financial

resources in accordance with the

strategic plan;

		iv. Shall have a good working knowledge of the corporation's industry and market and keeps up-to-date with its core business purpose; v. Direct, evaluate and guide the work of the key officers of the Company; vi. Manage the corporation's resources prudently and ensure a proper balance of the same vii. Provide the Board with timely information and interface between the Board and the employees; viii. Build the corporate culture and motivate the employees of the Company; and ix. Serve as the link between internal operations and external stakeholders. The Chairman and the CEO are not related to each other. LINK: Corporate Governance Manual, pages 9 and 18-19 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual,pdf
1. If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	Compliant	Section 3.33 of the Corporate Governance Manual provides for the functions of the lead independent director, which states: 3.33. The Board shall designate as practicable a lead director among the independent directors if

		the Chairman of the Board is not independent, including if the positions of the Chairman of the Board and Chief Executive Officer are held by one person. The functions of the lead shall include, among others, the following: a. Serves as an intermediary between the Chairman and the other Directors when necessary; b. Convenes and chairs meetings of the Non-Executive Directors; and c. Contributes to the performance of the Chairman, as required. The Lead Independent Director is Mr. Domingo C. Go. The Chairman of the Board is not an independent director. LINK: Corporate Governance Manual, page 19 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.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	Section 4.4(a) of the Board of Directors Charter elucidates on this point as follows: 4.4. A Director should act in a manner characterized by integrity, transparency, accountability and fairness. Consistent with this, a Director shall:	

		a) Conduct business transactions with the Company fairly. He shall ensure that his personal interest does not conflict with the interests of the Company or affect his independent judgment and the Board's decisions, and fully and immediately disclose an actual or potential conflict of interest that may arise. LINK: Corporate Governance Manual https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	
Recommendation 5.7			
1. The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	Non- Compliant		Although not exclusive to non-executive directors, during meetings with the external auditor, heads of the internal audit, compliance and risk functions, non-executive directors are able to readily and freely ask questions on matters for discussed.
The meetings are chaired by the lead independent director.	Non- Compliant		The Committees, as a group, have not had a meeting with the external or internal audit team without anyone from management present. However, members of the Committees have unobstructed access to the

			Company's external and internal auditors as well as compliance officer, and may meet and dialogue with them, at their option, without anyone from management present. All of the Committees except the Executive Committee are chaired and composed of non-executive directors.
Optional: Principle 5			
None of the directors is a former CEO of the company in the past 2 years.	Compliant	Mr. Jeoffrey P. Yulo has been the CEO of the Company since June 2022.	

Principle 6: The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to			
	whether it posse	esses the right mix of backgrounds and competencies.	
Board conducts an annual self-assessment of its performance as a whole. Page	Compliant	The Corporate Governance Manual mandates the conduct of self-assessments by the Board, the Chairman, and the committees. Section 3.36 of the said Manual states: The Board shall conduct an annual self-assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment shall as practicable or feasible be supported by an external facilitator. In compliance with Corporate Governance principles which require boards to have effective processes and to evaluate their performance and appraise directors at least once a year, The Company is currently implementing the Board Self-Assessment evaluation process to increase effectiveness, maximize strength and improve the performance of the board. The self-assessment for the Chairman, individual members and Committees will be conducted as soon as practicable. Attached as Annex F is the Board Self-Assessment Questionnaire. LINK: Corporate Governance Manual, page 19 https://corporate.dlianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	

 The Chairman conducts a self-assessment of his performance. The individual members conduct a self-assessment of their performance. 	Non- Compliant		The Board shall ensure that the Chairman and individual members conduct self-assessments of their respective performance.
4. Each committee conducts a self-assessment of its performance.	Partially Compliant		The audit and governance committee conduct self-assessments of their performances. Attached as Annexes F1 and Annex F2 are the Audit and Governance Committee self-assessment questionnaires.
5. Every three years, the assessments are supported by an external facilitator.	Non- Compliant		The Board shall engage an external facilitator to conduct the self-assessment exercise every three (3) years.
Recommendation 6.2			
 Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. 	Compliant	Section F of the Corporate Governance Manual outlines the system for assessing board	
The system allows for a feedback mechanism from the shareholders.	Compliant	performance: F. ASSESSING BOARD PERFORMANCE. The best measure of the Board's effectiveness is through the assessment process. The Board shall regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and	

competencies.

3.36 The Board shall conduct an annual self-assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment shall as practicable or feasible be supported by an external facilitator.

3.37 The Board shall have in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, the individual directors and the Board Committees. Such system shall allow for a feedback mechanism from the shareholders.

LINK:

Corporate Governance Manual, page 19

https://corporate.allianceselectfood s.com/wp-

content/uploads/2022/05/2017-

Corporate-Governance-Manual.pdf

Principle 7: Members of the Board are duty-bound	Principle 7: Members of the Board are duty-bound to apply high ethical standards, taking into account the interests of all stakeholders.			
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.		The Company follows certain professional and ethical standards in internal and external dealings, which standards are formally or informally communicated to officers and employees of the Company. The Board approved the Code of Business Conduct and Ethics after deliberations on 7 May 2019. It is publicly available on the Company's website. LINK: Code of Business Conduct and Ethics https://corporate.allianceselectfo ods.com/wp- content/uploads/2022/05/HRD- 001-Code-of-Business-Conduct- and-Ethics.pdf		

The Code is properly disseminated to the Board, senior management and employees.	Compliant	The Company disseminates the Code of Conduct through the following: 1. Internal cascades and announcements (email and small-group or departmental discussions) 2. Code of Conduct is posted in the Company's website 3. Code of Conduct is explained during onboarding orientation for new employees 4. Code of Conduct is cascaded to all employees annually.
3. The Code is disclosed and made available to the public through the company website. Supplement to Recommendation 7.1	Compliant	LINK: Code of Business Conduct and Ethics https://corporate.allianceselectfo ods.com/wp- content/uploads/2022/05/HRD- 001-Code-of-Business-Conduct- and-Ethics.pdf

Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	The Company has an Anti-Bribery and Corruption Policy disseminated to all its employees, which took effect in May 2019. LINK: Anti-Bribery and Corruption Policy https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/HRD-002-	
		Anti-Bribery-and-Corruption-Policy.pdf	
Recommendation 7.2			

Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. Conduct and Ethics	Compliant	The Company undergoes multiple audits annually by third parties, customers, stakeholders as well as its external auditors and internal auditor to ensure compliance. Internally, the Human Resources Department (HRD) of the Company ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. The Board, Senior Management and all other employees are covered by the provisions stated in the Code of Conduct. Human Resources Business Partners are deployed to each department to oversee strict compliance to the Code of Conduct. In cases of breach or violations, HRD may request the assistance of Internal Audit for fact-finding purposes. Code of Business Conduct and Ethics https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/HRD-001-Code-of-Business-Conduct-and-Ethics.pdf	

Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	The Board of Directors and its Board Committees undertake regular reviews of the implementation and compliance with the Company's internal policies. The Company follows professional and ethical standards in internal and external dealings, which standards are formally or informally communicated to officers and employees of the Company.	
		Code of Business Conduct and Ethics https://corporate.allianceselectfo ods.com/wp- content/uploads/2022/05/HRD- 001-Code-of-Business-Conduct- and-Ethics.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.

The Company is guided by its Corporate Governance Manual and disclosure rules set forth by the Securities and Exchange Commission and the Philippine Stock Exchange.

Part IV of the Corporate Governance Manual is "A. ENHANCING COMPANY DISCLOSURE POLICIES AND PROCEDURES" which provides for the corporate disclosure policies and procedures of the Corporation. It states:

Compliant

The Company shall establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.

4.1.The Board shall establish disclosure corporate policies and procedures to ensure α 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.
4.2. All directors and officers of
the Company are
required to, and must,
disclose/report all their
dealings in the shares of
the Company within three
(3) business days. In view
of the significance of this policy, the Board for
emphasis has adopted a
separate policy on such
period to disclose/report,
which policy is attached
to this 2017 CG Manual as
Annex "H."
4.3.The Board shall fully
disclose all relevant and
material information on
individual board members
and key executives to
evaluate their experience
and qualifications, and assess any potential
conflicts of interest that
might affect their
judgment.
Disclosure shall include
directors and key officers' qualifications, share
qualifications, share ownership in the
Company, membership of

other boards, other	
executive positions,	
continuous trainings	
attended and	
identification of	
independent directors.	
4.4.The Company shall	
provide a clear disclosure	
of its policies and	
procedure for setting	
Board and executive	
remuneration, as well as	
the level and mix of the	
same in the Annual	
Corporate Governance	
Report. Further, the	
Company shall disclose	
such policies in an	
appropriate manner,	
including termination and	
retirement provisions.	
4.5.The Company shall	
disclose its policies	
governing Related Party	
Transactions (RPTs) and	
other unusual or	
infrequently occurring	
transactions in their	
Manual on Corporate	
Governance. The material	
or significant RPTs	
reviewed and approved	
during the year should be	
disclosed in its Annual	

Corporate Governance	
Report. Directors and key	
executives shall report to	
the Board when there are	
RPTs that could influence	
their judgment.	
4.6.The Company shall make	
a full, fair, accurate and	
timely disclosure to the	
public of every material	
fact or event that occurs,	
particularly on the	
acquisition or disposal of	
significant assets, which	
could adversely affect the	
viability or the interest of its	
shareholders and other	
stakeholders. Moreover,	
where the Company is the	
offeree company, where	
practicable the Board	
shall appoint an	
independent party to	
evaluate the fairness of	
the transaction price on	
the acquisition or disposal	
of assets.	
4.7. The Company's corporate	
governance policies,	
programs and procedures	
should be contained in its	
Manual on Corporate	
Governance which should	
be submitted to the	

		regulators and posted on the Company's website.	
		The reports are made available to the shareholders and are accessible in the Company's website and on the Philippine Stock Exchange Portal.	
		LINKS:	
		Corporate Governance Manual, page 20 https://corporate.alliances electfoods.com/wp- content/uploads/2022/05/ 2017-Corporate- Governance-Manual.pdf Corporate Website – SEC Filings https://corporate.allianceselectfood s.com/sec-filings/ Philippine Stock Exchange	
		https://edge.pse.com.ph/company Disclosures/form.do?cmpy_id=602	
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.	Compliant	The Company's financial reports were all filed within the reglementary period in accordance with the Securities Regulation Code and the Revised Disclosure Rules of the Philippine Stock Exchange.	

2.	Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; crossholdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Compliant	Please see below link for the Corporation's 2024 Annual Report: 17A-ASFII-Group-2024.pdf	
	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	The Corporation has an existing policy requiring directors and officers of the Company to report dealings in the shares of stock of the Company within	
2.	Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	three business days. Please see link for the policy on the Reporting DO Dealings in Shares of the Company: https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-H-Policy-Required-DandO-to-Report-Dealings-with-Company-Shares.pdf	
	Company discloses the trading of the		As disclosed through:	
	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	Public Ownership Report Public Ownership Report List of Top 100 Stockholders List of Top 100 Stockholders (Common Shares)	

		T		
Re	commendation 8.3			
1.	Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	Academic Qualifications, Directorships and Professional Experiences: As disclosed in the 2024 Annual Report, pages 22 - 27:	
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	17A-ASFII-Group-2024.pdf	
Re	commendation 8.4			
1.	Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	Compliant	The Corporation's Definitive Information Statement Indicates the compensation policy for the Board of Directors.	
2.	Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	On January 21, 2016, the Company's Board of Directors adopted a policy, effective immediately, setting directors' per diems at P10,000 per attendance at Board Meetings and P5,000 per attendance at Committee meetings. Under Article III, Section 8 of the amended By-Laws, as compensation, the Board shall receive and allocate an amount of not more than 10% of the net Income before income tax of the corporation during the preceding	

year. Such compensation shall be determined and apportioned among the directors in such manner as the Board may deem proper, subject to the approval of the stockholders representing at least the majority of the outstanding capital stock at a regular or special meeting of the stockholders.

The Corporate Governance Committee Charter also provides for the guidelines on how the Compensation Committee should arrive at appropriate compensations for the Board and officers.

LINKS:

By-laws, page 9

https://corporate.allianceselectfood s.com/wpcontent/uploads/2018/07/Amended -By-Laws-September-18-2013.pdf

Definitive Information Statement, page 25

SEC-Form-20-IS-Definitive-Information-Statement-2025.pdf

Corporate Governance Manual, page 20

https://corporate.alliances

		content/uploads/2022/05/ 2017-Corporate- Governance-Manual.pdf Charter of the Corporate Governance Committee https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/CGM- Annex-E-CorpGov-Committee.pdf	
Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Compliant	Please refer to pages 24 to 26 of the 2024 Definitive Information Statement for the breakdown of director remuneration and executive compensation. LINK: Definitive Information Statement, pages 24-26 SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf	
Recommendation 8.5 1. Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	The Corporation has an existing policy on Related Party Transactions, which is Annex A of the Corporate Governance Manual.	

	LINK: Amended Policy on Related Party Transactions	
	https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/CGM- Annex-A-Related-Party-Transactions- Policy.pdf	
Company discloses material or significated RPTs reviewed and approved during the year. The signification of the signification	Material or significant RPTs, if any, are disclosed in the Company's Audited Financial Statements. There are no material related party transactions for the year 2024. The other related party transactions can be found in the Audited Financial Statement of the Corporation. Material facts or events involving RPT require disclosure through SEC Form 17-C and the PSE Edge. The Company has been compliant in disclosing all material transactions and events. LINKS: Philippine Stock Exchange (PSE) Edge: https://edge.pse.com.ph/companyDisclosures/form.do?cmpy id=602 Audited Financial Statement as of 31 December 2024 17A-ASFII-Group-2024.pdf	

Supplement to Recommendation 8.5 1. Company requires directors to disclose their		Refer to Note 13 of Audited Consolidated Financial Statements (pages 30-31 of the Notes to Consolidated Financial Statements) Please see Conflict of Interest Policy,	
interests in transactions or any other conflict of interests.		which requires the Director to disclose their interest in the event of an RPT transaction. It states that: All interested persons (i.e, director) must submit a completed disclosure form on or about first day of each calendar year or upon	
	Compliant	commencement of director's service. Such individual has a continuing duty to update the disclosure form to their immediate supervisor and the Company's Information Officer when an actual or potential conflict of interest (or the appearance of a conflict of interest) arises at any one time during the year.	
		LINK:	
		Conflict-of-Interest Policy https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/HRD-003-	

		Conflict-of-Interest.pdf	
Optional: Recommendation 8.5		Castian D (O) of the second of DDT	
Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Compliant	Section B (2) of the amended RPT Charter of the Corporation states: 2. In the review and approval of RPTs, the Company shall at all times abide by the following standards: 2.1. That the RPT is "fair and at arm's length" LINK: Amended Policy on Related Party Transactions, page 3 https://corporate.allianceselectfood s.com/wp-content/uploads/2022/05/CGM-Annex-A-Related-Party-Transactions-Policy.pdf Audited Financial Statement as of 31 December 2024 17A-ASFII-Group-2024.pdf Refer to Note 13 of Audited Consolidated Financial Statements (pages 30-31 of the Notes to Consolidated Financial Statements)	
Recommendation 8.6			
Company makes a full, fair, accurate and timely disclosure to the public of every	Compliant	The Company discloses every material fact or event to the SEC and PSE Edge.	

material fact or event that occurs, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.		It is also disclosed in the Corporation's Audited Financial Statements, LINKS: Philippine Stock Exchange (PSE) Edge: https://edge.pse.com.ph/company Disclosures/form.do?cmpy_id=602	
		Audited Financial Statement as of 31 December 2024 17A-ASFII-Group-2024.pdf	
Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	The Board appoints an independent party to evaluate fairness of the transaction price on the acquisition or disposal of assets. In November 2021, the Company sold its shares in Akaroa Salmon New Zealand and a third-party valuation was conducted on the shares. The price at which the Company sold its shares in Akaroa Salmon was within such valuation.	
Supplement to Recommendation 8.6 1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control,	Compliant	The Company has no voting trust holders of 5% or more of the Company's stock, or of any arrangements that may result in a change of control of the Company.	

ownership, and strategic direction of the				
company.				
Recommendation 8.7				
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).		Please see link to the company's website where the Manual on Corporate Governance is posted.		
	Compliant	LINK:		
		https://corporate.allianceselectfoods.com/corporate-governance-manuals/		
2. Company's MCG is submitted to the SEC and PSE.	Compliant	The Company's Manual on Corporate Governance was submitted to the Securities Exchange Commission on May 31, 2017 and to the Philippine Stock Exchange on June 1, 2017. The Manual is still effective and unchanged.		
3. Company's MCG is posted on its company website.	Compliant	Please see link to the company's website where the Manual on Corporate Governance is posted. LINK: https://corporate.allianceselectfoods.com/corporate-governance-manuals/		
Supplement to Recommendation 8.7				
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	The Company shall submit to the Securities Exchange Commission and Philippine Stock Exchange an updated Manual on Corporate Governance		

		should there he changes in its	
		should there be changes in its corporate governance practices.	
		co.porato go contanto practicos.	
		No recent amendments have been	
		made on our Manual of Corporate	
		Governance. The Manual of Corporate	
		Governance submitted on May 31, 2017	
		to the SEC and to the PSE on June 1, 2017 is still effective and unchanged.	
		2017 is still effective and unchanged.	
Optional: Principle 8			
1. Does the company's Annual Report disclose			
the following information:			
a. Corporate Objectives		Please see link to the 2024 Annual Report:	
		174 ACEII Carrier 0004 a dif	
		17A-ASFII-Group-2024.pdf	
	Compliant	Kindly refer to Note 1 of Audited	
		Consolidated Financial Statements (pg.	
		1 of Notes to Consolidated Financial	
		Statements)	
b. Financial performance indicators		Please see Item V - Key Performance	
2. Thanda ponomiare maie alors		Indicators (pg. 21 of ASFII Annual	
	Compliant	Report, and pg.1 of ASFII and	
	Compliant	Subsidiaries Financial Soundness	
		Indicators).	
c. Non-financial performance indicators		Please see the Company's Sustainability	
		Report 2024.	
	Compliant	·	
		Sustainability Report 2024	
d. Dividend Policy	Compliant	Please refer to Note 15 of the	
	Compilarii	Separate Audited Financial Statement:	

		Audited Financial Statement as of 31 December 2024: 17A-ASFII-Group-2024.pdf	
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant	Please see Part III: Control and Compensation Information, Item 10: Directors and Executive Officers of the Registrant (pg. 22) of the Annual Report. 17A-ASFII-Group-2024.pdf	
f. Attendance details of each director in all directors meetings held during the year	Compliant	Please see Part IV: Corporate Governance (p. 31) of the Annual Report. 17A-ASFII-Group-2024.pdf	
g. Total remuneration of each member of the board of directors	Compliant	Please see Part III: Control and Compensation Information, Item 11: Executive Compensation (pg. 28) of the Annual Report. 17A-ASFII-Group-2024.pdf	
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.	Compliant	Kindly refer to the last sentence of Item 14: Corporate Governance (pg. 33) where a statement is included that the Company has fully complied with the requirements of the Manual on Corporate Governance. 17A-ASFII-Group-2024.pdf	

3.	The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	Compliant	Please see Item 14: Corporate Governance on the Audit Committee's purpose, which includes their oversight responsibilities relating to evaluation of risk management policies and process (pg 32) 17A-ASFII-Group-2024.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	Please see Item 14: Corporate Governance on the Audit Committee's purpose, which includes their oversight responsibilities relating to the adequacy and effectiveness of the Company's internal control systems (pg 32) 17A-ASFII-Group-2024.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	Please see Major Risk Factor (pg. 11) of the 2024 Annual Report. 17A-ASFII-Group-2024.pdf	

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

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Recommendation 9.1				
Audit Committee approving and	ppointment, removal, and	Compliant	The Charter of the Audit Committee under Part III: Functions of the Committee, Section B.3(x) provides for the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor as follows: (x) Recommend to the Board the appointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the Company, and provides an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders The fees for regular and related audit for 2024 is PHP1,705,000. LINK: Charter of the Audit Committee, page 5 https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/CGM-Annex-D-Charter-of- the-Audit-Committee.pdf	
and fees of recommended b	, reappointment, removal, the external auditor is by the Audit Committee, Board and ratified by the	Compliant	As disclosed in page 22 of the 2024 Annual Report: LINK: 17A-ASFII-Group-2024.pdf	

3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Compliant	The external auditor, Reyes Tacandong & Co., has been reappointed for 2025. LINK: Charter of the Audit Committee https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/CGM-Annex-D-Charter-of- the-Audit-Committee.pdf
Supplement to Recommendation 9.1		
Company has a policy of rotating the lead audit partner every five years. Recommendation 9.2	Compliant	Mr. Cedric Caterio is the lead audit partner of Reyes and Tacandong beginning fiscal year 2022. The previous lead audit partner, Mr. Wilson Teo, served as such for one year. LINK: Charter of the Audit Committee https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-D-Charter-of-the-Audit-Committee.pdf

Audit Committee Charter includes the Audit Committee's responsibility on:		Please see link below to the Corporation's Audit Committee Charter:	
 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 	Compliant	https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-D-Charter-of-the-Audit-Committee.pdf	
professional and regulatory requirements.			

	T	10 11 110 51 14 111 11 11 11	
Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	Section III B. External Audit section (x) states: (x) Recommend to the Board the appointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the Company, and provides an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders. The external auditor is evaluated on an annual basis. LINK: Charter of the Audit Committee, page 5 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-D-Charter-of-the-Audit-Committee.pdf	
Supplement to Recommendations 9.2			
1. Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	Compliant	The Audit Committee recommends the appointment, reappointment and removal of the External Auditor. It is in this review that the Committee ensures that that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions. LINK: Charter of the Audit Committee, pages 4-5 https://corporate.allianceselectfoods.com/wp-content/uploads/2018/07/ASFII-2017-CG-Manual-Annex-D-Charter-of-the-Audit-Committee.pdf	

Charter of the Audit Committee, page 5 https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/CGM-Annex-D-Charter-of- the-Audit-Committee.pdf Recommendation 9.3	Audit Committee ensures that the external auditor has adequate quality comprocedures.		https://corporate.allianceselectfoods.com/wp- content/uploads/2022/05/CGM-Annex-D-Charter-of-	
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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	There have been no non-audit services for the year 2024. Please see Section III.B.2 of the Audit Committee Charter which states: The Audit Committee shall: Evaluate and determine the non-audit work, if any, of the External Auditor, and periodically reviews the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to the Company's overall consultancy expenses. The committee should disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the Company's Annual Report and Annual Corporate Governance Report. LINK: Charter of the Audit Committee, page 4 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-D-Charter-of-the-Audit-Committee.pdf

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	Section III.B.2 of the Audit Committee Charter states: The Audit Committee shall evaluate and determine the non-audit work, if any, of the External Auditor, and periodically reviews the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to the Company's overall consultancy expenses. The committee should disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the Company's Annual Report and Annual Corporate Governance Report; LINK: Charter of the Audit Committee, page 4 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-Annex-D-Charter-of-the-Audit-Committee.pdf
Supplement to Recommendation 9.3		
Fees paid for non-audit services do not outweigh the fees paid for audit services. Additional Recommendation to Principle 9	Compliant	Audit and Related Fees in 2024 are: Regular Audit P1,550,000 Other Fees 155,000 (est) Total Audit and Audit-Related Fees P1,705,000 There have been no non-audit services for the year.

Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	Please see details of the company's external auditor, as follows: 1. CEDRIC M. CATERIO; 2. CPA Certification No. 87322 3. Tax Identification No. 102-083-647-000 4. BOA Accreditation No. 4782/P-008; valid until June 06, 2026 5. BIR Accreditation No. 19-005765-001-2022 Valid until December 13, 2025 6. PTR No. 10467124 Issued on January 2, 2025, Makati City
 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	Our external auditor for 2023, Reyes Tacandong & Co., was subjected to SOAR Inspection in 2023 for the year 2022.

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.

Sec. C.4.11 of the Corporate Governance Manual states as follows:

4.11. The Board shall have 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 which business, underpin sustainability. Companies shall adopt a globally recognized standard/framework in reporting sustainability and non-financial issues.

Compliant

LINK:

Corporate Governance Manual, page 21

https://corporate.allianceselectfoods.com/wp-

content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf

2. Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.		The Company filed its Sustainability Report for 2024 following the standards provided under SEC Memorandum Circular No. 4, Series of 2019.	
	Compliant	LINK:	
		2024 Sustainability Report	
		Sustainability Report 2024	

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.

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. 		The Company uses quarterly reporting, current reporting, and quarterly Press Releases disclosed through the PSE portal and on its website.		
		LINKS:	I	
	Compliant	Corporate Website > SEC Filings https://corporate.allianceselectf oods.com/sec-filings/ Philippine Stock Exchange > FOOD Company Disclosures https://edge.pse.com.ph/comp anyDisclosures/form.do?cmpy i d=602		
Supplemental to Principle 11				
Company has a website disclosing up-to- date information on the following:	Compliant	Here is the link to the Corporate Website: https://corporate.allianceselectfoods.com/		
a. Financial statements/reports (latest quarterly)	Compliant	Here is the link to the Corporation's 1st Quarter 2025 Report: 17Q ASFII-Group-Q1-2025-1.pdf		

b. Materials provided in briefings to analysts and media	Compliant	Here is the link to the Corporation's Press Releases: http://corporate.allianceselectfoods.com/press-release/	
c. Downloadable annual report	Compliant	Here is the link to the downloadable 2024 Annual Report: 17A-ASFII-Group-2024.pdf	
d. Notice of ASM and/or SSM	Compliant	Here is the link to the Definitive Information Statement containing the notice to the 2025 Annual Stockholders' Meeting SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf	
e. Minutes of ASM and/or SSM	Compliant	Here is the link to the Minutes of the 2024 Annual Stockholders' Meeting ASFII-Minutes-of-AGM-19-June-2024- Adjusted-and-Signed.pdf	
f. Company's Articles of Incorporation and By-Laws	Compliant	Here is the link to the Corporation's Articles of Incorporation and By-Laws https://corporate.allianceselectfoods.com/articles-of-incorporation-and-by-laws/	

Additional Recommendation to Principle 11					
Company complies with SEC-prescribed website template.		The Company is compliant with the SEC-prescribed website template.			
	Compliant	LINK:			
	Compilani	Corporate Website https://corporate.allianceselectf oods.com/			

Internal Control System and Risk Management Framework

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

Recommendation 12.1			
Company has an adequate and effective internal control system in the conduct of its business.	Compliant	The Company maintains a structured and effective internal control system that supports the integrity of its operations, financial reporting, compliance, and asset protection. The system is guided by recognized local and international control standards, including the Institute of Internal Auditors' International Professional Practices Framework (IPPF) and the relevant policies and regulations issued by the Securities and Exchange Commission (SEC) and Philippine Financial Reporting Standards (PFRS). Internal controls are embedded in critical areas such as procurement, production, inventory, sales, and finance, and are reinforced through formal SOPs, system-enabled approval workflows, and regular internal audit reviews.	

Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	The Company has adopted an enterprise risk management (ERM) framework aligned with ISO 31000 standards. The Risk Management Function, operating under Board oversight, identifies, assesses, and monitors strategic, operational, financial, and compliance-related risks across the organization. Risk registers are updated annually and reviewed by the Board Risk Oversight Committee (BROC). In addition, the Company's Audited Financial Statements (AFS) disclose the Company's risk management procedures and the key risks currently faced, such as foreign exchange volatility, raw material sourcing risks, regulatory risks, and credit exposure. These disclosures describe how the Company mitigates these risks through internal controls, policies, and financial instruments, in accordance with Philippine Financial Reporting Standards (PFRS) which includes all applicable PFRS, Philippine Accounting Standards, interpretations issued by the International Financial Reporting Interpretations Committee (IFRIC) and adopted by the SEC.	
		Audited Financial Statement	

Constant to December 10.1	https://corporate.allianceselectfoods.com/wp-content/uploads/2025/04/17A-ASFII-Group-2024.pdf	
1. Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program include appropriate training and awareness initiatives to facilitate understanding acceptance and compliance with the said issuances.	A company-wide compliance program is in place, overseen by the Legal & Compliance Unit. It ensures adherence to SEC, DOLE, BIR, FDA, BFAR, and export regulatory requirements. The program is reviewed annually and supported by policy orientation sessions and compliance trainings. LINK: Code of Business Conduct and Ethics https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/HRD-001-Code-of-Business-Conduct-and-Ethics.pdf	

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. Con Con Con Con Con Con Con Co	The Company maintains an IT governance process that includes SAP B1 user access controls, backup and recovery protocols, and cybersecurity measures (e.g., firewalls and system audits). Critical IT risks are reported to Management and escalated to the Audit Committee if material.	
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Recommendation 12.2

1.	Company has in place an independent
	internal audit function that provides an
	independent and objective assurance,
	and consulting services designed to add
	value and improve the company's
	operations.

Compliant

The Company has in place an independent Internal Audit function governed by a Board-approved Internal Audit Charter. The Charter, aligned with the IIA International Standards for the Professional Practice of Internal Auditing, outlines the function's independence, authority, responsibilities, and reporting lines. The Internal Audit Department provides risk-based assurance and consulting services to improve control, compliance, and operational efficiency

LINK:

Internal Audit Charter

https://corporate.allianceselectfo ods.com/wpcontent/uploads/2022/05/CGM-Annex-B-Internal-Audit-Charter.pdf

Recommendation 12.3

1.	Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	Although the position is not formally designated as "Chief Audit Executive" (CAE), the Company'ss Audit Committee acknowledged and approved the appointment of the current Internal Audit Head during its committee meeting held on November 9, 2021. The appointed Internal Audit Head is a Certified Internal Auditor (CIA) and Certified Six Sigma Yellow Belt, with extensive leadership experience in internal audit functions of publicly listed companies. The rationale for the appointment, including qualifications, certifications, and career track record, was formally presented to and accepted by the Audit Committee.	
2.	CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider	Compliant	The Internal Audit Head oversees all internal audit engagements, including those conducted with third-party consultants for specialized audits (e.g., IT reviews), ensuring full integration with the internal audit plan.	
	In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Compliant	Not applicable. The Company maintains an in-house Internal Audit function. No portion of the internal audit activity is fully outsourced.	

Company has a separate risk management function to identify, assess and monitor key risk exposures Compliant Compliant	The Company maintains a formal Risk Management Function, currently under the concurrent leadership of the Internal Audit Head who also serves as the acting Risk Officer. Both Risk and Internal Audit functions report directly to the Board Risk Oversight Committee (BROC) and the Audit Committee, each chaired by an Independent Director. To safeguard independence, the Internal Audit Head abstains from reviewing risk activities he manages, and mitigation steps such as periodic external validation or third-party assurance are applied as needed. LINKS: Corporate Governance Manual, pages 22 to 24 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/20 17-Corporate-Governance-Manual.pdf Board Risk Oversight Committee Charter: https://corporate.allianceselectfoods.com/corporate.governance-manuals/

Complement to December and them 10.4			
Company seeks external technical support in risk management when such competence is not available internally.	Compliant	The Company supplements its internal risk management capability with external technical support when dealing with specialized risk areas such as cyber security, international regulatory compliance, or sustainability risks. Engagements are approved by the BROC and coordinated with executive management.	
Recommendation 12.5			
1. In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	Compliant	The Company has not appointed a standalone Chief Risk Officer (CRO). Instead, the Internal Audit Head concurrently fulfills the role of acting Risk Officer under the oversight of both the BROC and the Audit Committee. This structure is acknowledged by the Board as appropriate given the Company's scale and complexity, with safeguards in place to preserve the independence and objectivity of both functions. LINK: Corporate Governance Manual, page 24 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	

CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	The acting Risk Officer (Internal Audit Head) is empowered by the Board to oversee enterprise-wide risk activities. The role reports functionally to both the BROC and Audit Committee, has unrestricted access to management and business units, and receives sufficient resources and authority to implement risk mitigation and monitoring programs.	
Additional Pacammandation to Principle 12			
1. Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	Compliant	The Company'ss Chief Executive Officer and Internal Audit Head jointly execute a written attestation annually, confirming that the Company's internal audit function, internal control system, and compliance framework are adequate, effective, and functioning as intended. This attestation is submitted to the Audit Committee and forms part of the Company's annual Corporate Governance Report documentation. Please see attached attestation as Annex G.	

Cultivating a Synergic Relationship with Shareholders Principle 13: The company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights.					
Recommendation 13.1	,	· · · · · · · · · · · · · · · · · · ·			
 Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance. Board ensures that basic shareholder rights are disclosed on the company's website. 	Compliant	Part A.6.1(b) under Part VI of the Corporate Governance Manual: "Cultivating Synergic Relationship with Shareholders" provides for our shareholder's rights. This is disclosed on the Company website. LINK: Corporate Governance Manual, pages 25 - 26			
		https://corporate.allianceselectfoods. com/wp- content/uploads/2022/05/2017- Corporate-Governance-Manual.pdf			
Supplement to Recommendation 13.1	Supplement to Recommendation 13.1				
Company's common share has one vote for one share.	Compliant	The By-laws and Articles of Incorporation show the Company's			

 Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights. 	Compliant	treatment of shareholders with respect to its voting rights, subscription rights, and transfer rights. The Company only has common shares and all holders of such shares are allowed to vote. The Definitive Information Statement for the 2024 Annual Stockholders' Meeting provides that all stockholders as of record date may be allowed to vote during the stockholders' meeting. LINKS: Articles of Incorporation https://corporate.allianceselectfoods.com/wp-content/uploads/2018/07/Amended-Articles-of-Incorporation-March-23-2018.pdf Amended By-Laws, page 1 https://corporate.allianceselectfoods.com/wp-content/uploads/2018/07/Amended-By-Laws-September-18-2013.pdf Definitive Information Statement SEC-Form-20-IS-Definitive-Information-Statement-2025.pdf	
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3. Board has an effective, secure, and efficient		The Voting Procedure is indicated in the	
voting system.		Corporation's Information statement.	
		Voting is by ballot.	
		LINK:	
	Compliant	Definitive Information Statement, pages 31 to 32	
		SEC-Form-20-IS-Definitive- Information-Statement- 2025.pdf	
4. Board has effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Compliant	The Corporation uses cumulative voting. Please see link below where you can find the certification from the Corporate Secretary on the tabulation of votes and the method of voting use. The Corporation's Definitive Information Statement also explains the voting procedure. LINK: Definitive Information Statement, pages 31 to 32 SEC-Form-20-IS-Definitive-Information-Statement 2025.pdf	

5. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Compliant	Section 6.1.b (iv) of Part VI.A of the Corporate Governance Manual provides that: Right of shareholders holding at least 25% of the Company's outstanding capital stock can propose the holding of meetings and to include agenda items ahead of the scheduled Annual and Special Shareholders' Meeting; provided that to prevent the misuse or abuse of this right the Board shall have the discretion not to agree to the proposal provided further that such discretion shall in all instances be exercised for the protection of the corporate interest. In the event a special meeting is held by reason of a proposal made by a shareholder under this provision, the proposing shareholder shall shoulder all of the costs of such meeting unless shareholders holding a majority of the outstanding capital stock vote to allow the Company to shoulder such costs. The Corporation also recognizes the right given to minority shareholders to call a special shareholders' meeting by SEC Memorandum Circular No. 07, Series of 2021.	

		LINK: Corporate Governance Manual, page 25 https://corporate.allianceselectfoods. com/wp- content/uploads/2022/05/2017-	
6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	Section 6.1.b (iii) of Part VI.A of the Corporate Governance Manual provides: It is the right of all shareholders, including minority shareholders to nominate candidates to the Board of Directors in accordance with law and consistent with the Company's nominations policies and processes and the rules and regulations of the SEC pertinent to the nomination of candidates. LINK: Corporate Governance Manual, page 25 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	

7. Company has a transparent and specific dividend policy.	Non- Compliant		The Company has not yet adopted a specific dividend policy. The Company has not declared dividends for the past five most recent fiscal years.
Optional: Recommendation 13.1			
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Compliant	The Company's stock and transfer agent, Stock Transfer Service Inc. (STSI), and external auditor, Reyes Tacandong validated the votes at the 2024 Annual Stockholders' Meeting.	
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.	Non- Compliant		The Notice and Agenda to the 2024 Annual Stockholders' Meeting were sent out within the prescribed period mandated by the law. There were no items involving remuneration which were tabled during the 2024 Annual Stockholders' Meeting. Please see link to the Agenda included in the company's Information Statement (SEC Form 20-IS) LINK: Definitive Information Statement SEC-Form-20-IS-Definitive-Information-Statement 2025.pdf
Supplemental to Recommendation 13.2			

Company's Notice of Annual Stockholders' Meeting contains the following information:	Compliant	Please see link to the Notice of 2024 Annual Shareholders' Meeting LINK: Definitive Information Statement SEC-Form-20-IS-Definitive-Information- Statement- 2025.pdf	
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	Please see link to the profiles of directors: LINK: Definitive Information Statement, pages 8 to 11 SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf	
b. Auditors seeking appointment/re- appointment	Compliant	Please see link to the reappointment of Reyes Tacandong as external auditor. LINK: Definitive Information Statement, page 25 SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf	

c. Proxy documents	Compliant	Please see link to the Voting Procedures and Proxy Form. LINK: Definitive Information Statement, pages 31 - 36 SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf	
Optional: Recommendation 13.2			
Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Please see link to the rationale for the agenda items as Annex A to the Notice to the Annual Stockholders' Meeting – LINK: Definitive Information Statement SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf	
Recommendation 13.3			

1.	Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	Compliant	The results of the votes taken during the 2024 Annual Stockholders' Meeting were made available on the Corporate website within 24 hours from the time the meeting ended. Link to 2024 Annual Meeting Voting Results: https://corporate.allianceselectfoods.com/wp-content/uploads/2024/06/2024-Annual-Stockholders-Meeting-Voting-Results.pdf	
2.	Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	Compliant	Please see link below for the 2024 Annual Stockholders' Meeting minutes available on the Company's website: ASFII-Minutes-of-AGM-19-June-2024- Adjusted-and-Signed.pdf	
_	Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	Compliant	The External Auditor, Reyes Tacandong, as well as the Corporation's stock and transfer agent, STSI, were present during the 2024 Annual Stockholders' meeting. LINK: ASM 2024 Meeting Minutes ASFII-Minutes-of-AGM-19-June-2024-Adjusted-and-Signed.pdf	

Recommendation 13.4				
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	Section 6.4 of the Corporate Governance Manual provides as follows: 6.4. The Board shall make available, at the option of a		
The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner, which shall be included in the company's Manual on Corporate Governance. LINK: Corporate Governance Manual, page 26 http://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf		
Recommendation 13.5				
Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Compliant	The Corporation's IRO is Atty. Maria Resa S. Celiz Telephone number: +632 8637 8800 E-mail address: msceliz@allianceselectfoods.com		
2. IRO is present at every shareholder's meeting.	Compliant	The IRO is present at every shareholders' meeting.		

S	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 Board avoids anti-takeover measures or similar devices that may entrench ineffective management of the existing shareholder group.		
2	. Company has at least thirty percent (30%) public float to increase liquidity in the market.	Compliant	The Company's public float as at March 31, 2025 is 43.24%		
C	ptional: Principle 13				
1	. Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	Members of management make themselves available throughout the year for meetings with institutional investors and stock market analysts through pre-arranged company visits, site tours, and teleconferences. The Company was open to shareholders' questions for the 2024 Annual Shareholders' Meeting.		
2	. Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	Please see link to Notice and Agenda to the 2025 Annual Stockholders' Meeting showing online voting for the year's meeting – LINK: Definitive Information Statement SEC-Form-20-IS-Definitive-Information-Statement- 2025.pdf		

Du	ties	to	Sta	ke	hol	d	ers

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.

The Board identifies the Corporation's stakeholders and promotes cooperation between them. Part VII: Duties to Stakeholders under the Manual of Corporate Governance provides:

A. RESPECTING RIGHTS OF STAKEHOLDERS AND EFFECTIVE REDRESS FOR VIOLATION OF STAKEHOLDER RIGHTS

Compliant

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

(1) The Board shall identify the Company's various stakeholders and promote cooperation between them and the company in creating wealth, growth and sustainability. Due consideration shall be

		given to those who have an interest in the Company and are directly affected by its operations. Stakeholders include but are not limited to shareholders, employees, suppliers, investors, creditors, the community in which the Company operates, etc. The Corporate Governance Manual provides information pertaining to shareholders' rights, duties and programs. LINK: Corporate Governance Manual, page 27 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	
Recommendation 14.2			
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Compliant	The Board is enjoined by the Corporate Governance Manual to provide a mechanism on fair treatment and protection of stakeholders. It states: (2) The Board shall establish clear policies and programs to provide a mechanism on	

the fair treatment and protection of stakeholders.

The Company also has other policies on whistleblowing and related-party transactions that provide safeguards and therefore protects stakeholders of the Company.

LINKS:

Corporate Governance Manual, pages 27 - 28

https://corporate.allianceselectfoods.

<u>content/uploads/2022/05/2017-</u> Corporate-Governance-Manual.pdf

Related Party Transaction

https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/CGM-

Annex-A-Related-Party-Transactions-Policy.pdf

Code of Business Ethics and Conduct

https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/HRD-001-

content/uploads/2022/05/HRD-001-Code-of-Business-Conduct-and-Ethics.pdf

Whistleblowing Policy

https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/HRD-004-Whistleblowing-Policy.pdf

Recommendation 14.3			
Board adopts a transparent framework and process that allows stakeholders to communicate with the company and to obtain redress for the violation of their rights.		The Corporation has a Whistleblowing Policy and Anti-corruption policy as mandated by the Corporate Governance Manual, which states: 7.5. The Board shall make a	
		stand against corruption by adopting an anticorruption policy and program in its Code of Conduct. Further, the Board shall disseminate the policy and program to employees across the organization through trainings to embed them in the company's culture.	
	Compliant	7.6. The Board shall establish a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. The Board shall supervise and ensure its enforcement.	
		Violations may be reported to the Corporation through its website, at its Head Office, or to a designated	

		email address corsec@allianceselectfoods.com.	
		LINKS:	
		Corporate Governance Manual, pages 27 - 28 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	
		Code of Business Ethics and Conduct https://corporate.allianceselectfood s.com/wp-content/uploads/2022/05/HRD-001-Code-of-Business-Conduct-and-Ethics.pdf	
		Whistleblowing Policy https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/HRD-004- Whistleblowing-Policy.pdf	
Supplement to Recommendation 14.3			
1. Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	Compliant	Section 6.4 of the Corporate Governance Manual provides as follows:	
		6.4. The Board shall make available, at the option of a	

		shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner, which shall be included in the company's Manual on Corporate Governance. LINK: Corporate Governance Manual,	
		page 26 https://corporate.allianceselectfoods. com/wp- content/uploads/2022/05/2017- Corporate-Governance-Manual.pdf	
Additional Recommendations to Principle 14			
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Compliant	There has been no request for exemption for the year.	
2. Company respects intellectual property rights.	Compliant	The Company respects and complies with the Intellectual Property Code of the Philippines The Company only uses trademarks registered under its name or its subsidiaries. It makes sure that its registered trademarks are well maintained by the filing of the marks'	

Optional: Principle 14		declarations of actual use, and timely renewals.	
Company discloses its policies and practices that address customers' welfare	Compliant	In line with the Company's Code of Business Conduct and Ethics, the Company upholds fair and transparent dealings with its customers. All the transactions and business relationships with customers are covered by contracts and comply with existing laws and regulations in the country LINK: Code of Business Ethics and Conduct https://corporate.allianceselectfood s.com/wp-content/uploads/2022/05/HRD-001-Code-of-Business-Conduct-and-Ethics.pdf	
Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	The Company discloses its procurement procedures which can be viewed at the Company's website with the following link: https://corporate.allianceselectfoods.com/wp-content/uploads/2020/04/FINAL-PUR-03-Tuna-Procurement-Policy Alliance-rev-v5.pdf	

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.

Section 7.4 under Part VII, Section B of the Company's Corporate Governance Manual outlines its policy to encourage employee participation such as:

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

Compliant

- 7.4 The Board shall establish policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance. Such policies and programs shall cover:
- a. Health, safety and welfare;
- b. Training and development; and
- c. Reward/compensation for employees that encourages employees to perform better and motivates them to take a more dynamic role in the corporation.

		To further foster active participation, the Company shall recognize the firm specific skills of its employees and their potential contribution in corporate governance. The employees' viewpoint in certain key decisions may also be councils or employee representation in the board.	
		Corporate Governance Manual, page 27 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	
		Please see attached as Annex E , the Goal Setting Performance Assessment Form which allows the employees to participate in policies and programs and voice their concerns.	
Supplement to Recommendation 15.1			
 Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures. 	Compliant	Please see attached Annex E , the Company's Goal Setting Performance Assessment (GSPA) Form. The GSPA Form allows Management	
		and employees to set goals and review final performance against target goals and the employee's development plan.	

		1	
		The GSPA evaluation is used as basis for employee bonuses.	
Company has policies and practices on health, safety and welfare of its employees.	Compliant	The Company has policies on employee health, safety and welfare and continuously implements measures to enhance the safety and	
Company has policies and practices on training and development of its employees.	Compliant	well-being of its employees. Attached as Annex H are the trainings conducted for the year 2024, including training seminars in relation to health, safety and welfare of employees.	
Recommendation 15.2			
Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	Compliant	Section 7.5 of the Corporate Governance Manual of the Corporation states: 7.5. The Board shall make a stand against corruption by adopting an anticorruption policy and program in its Code of Conduct. Further, the Board shall disseminate the policy and program to employees across the organization through trainings to embed them in the company's culture. The Company also has an Anti-Bribery and Corruption Policy as well as Code of Business Ethics and Conduct.	

		T	
		LINK:	
		Corporate Governance Manual, page 27 https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/2017- Corporate-Governance-Manual.pdf	
		Anti-Bribery and Corruption Policy https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/HRD-002- Anti-Bribery-and-Corruption- Policy.pdf	
Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	Please see attached trainings conducted and participated by employees as of December 31, 2024 as Annex H .	
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 Corporation's Code of Discipline provides the following penalties for giving or receiving brides, to wit: Giving or receiving bribes or soliciting from suppliers or purchasers of gifts or donations in kind for purposes not related to Company business; accepting directly or indirectly any sum of money or equivalent as unauthorized commission or in return for preferential	

treatment given to suppliers, students, parents or guardians

Penalties:

- 3-day suspension on the first offense
- 6-day suspension on the second offense
- 9-day suspension on the third offense
- 15-day suspension on the fourth offense
- Dismissal on the fifth offense.

The Company also has an Anti-Bribery and Corruption Policy disseminated to all its employees which took effect in May 2019, which states:

ASFII and its employees will never seek, accept or give bribe, facilitation of payment, kickback or other improper payment. We also ensure that we operate with appropriate transparency in all our business dealings.

ASFII will take appropriate steps to ensure that we do not, directly or indirectly, offer, promise, give, accept or demand a bribe or other undue advantage to obtain business gain or any other improper advantage. We do not

		offer, nor give in to demands, to make illicit or illegal payments to agents, public officials or the employees of business partners or anybody else that we do business with. We engage and remunerate agents and other third parties only for legitimate services and adopt appropriate transparency in our approach. LINK: Anti-Bribery and Corruption Policy https://corporate.allianceselectfood s.com/wp-content/uploads/2022/05/HRD-002-Anti-Bribery-and-Corruption-Policy.pdf	
Recommendation 15.3			
Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	Compliant	Section 7.6 of the Corporate Governance Manual provides: 7.6. The Board shall establish a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle	

		whistleblowing concerns. The Board shall supervise and ensure its enforcement.	
		To report any illegal or unethical behavior, anyone may contact the Compliance Officer at the Company's principal office, through landline or email.	
		LINKS:	
		Corporate Governance Manual, page 28 https://corporate.allianceselectfoods.com/wp-content/uploads/2022/05/2017-Corporate-Governance-Manual.pdf	
		Whistleblowing Policy https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/HRD-004- 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	The Company's Whistleblowing Policy, which allows employees to have access to an independent member of the Board or a unit created to handle whistleblowing concerns, is accessible in the link below:	
		Whistleblowing Policy > Reporting Channels, page 4	

		https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/HRD-004- Whistleblowing-Policy.pdf	
3. Board supervises and ensures the enforcement of the whistleblowing framework. 3. Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	The Company's Corporate Governance Committee is mandated to adopt corporate governance policies and ensure that these are reviewed and updated regularly and consistently implemented in form and substance. Among such policies is the Company's Whistleblowing Policy that is available through the link below: Whistleblowing Policy https://corporate.allianceselectfood s.com/wp- content/uploads/2022/05/HRD-004- Whistleblowing-Policy.pdf Corporate Governance Committee Charter, see page 5: https://corporate.allianceselectfoods.c om/corporate-governance-manuals/	

Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.				
Recommendation 16.1				
Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.	Compliant	The Corporation's Sustainability Report provides information on the company's community involvement and sustainable programs that benefit not only the Company but its stakeholders as well. LINK: Sustainability Report 2024 Sustainability Report 2024		
Optional: Principle 16				
Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	The Company discloses its environment-friendly and sustainable procurement practices and procedures in the link below: https://corporate.allianceselectfoods.com/wp-content/uploads/2020/04/FINAL-PUR-03-Tuna-Procurement-Policy_Alliance-rev-v5.pdf		

2	. Company exerts effort to interact positively with the communities in which it operates	Compliant	The Company provides equal employment opportunities to more than 1,472 directly and indirectly-hired workers. A portion of our workforce comes from the ethnic groups in the region. The Sustainability Report reports the programs that the Corporation positively interacts with the communities in which it operates. LINK: Sustainability Report 2024	
			Sustainability Report 2024	

2024-033-014



presents this

Certificate of Participation

to

Lorenzo Sixto T. Lichauco

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 3 -Effectively Cascading the Company Strategic Plan

> held on September 27, 2024 | 4:00 PM - 6:00 PM through Zoom Meetings



Certificate of Participation

to

Lorenzo Sixto T. Lichauco

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 1 -Building a Working and Effective Board: Essential Steps to Success

> held on July 26, 2024 | 4:00 PM - 6:00 PM through Zoom Meetings

> > Valentin A. Reyes Executive Director





(SEC Provider Accreditation Number CG2024-001)

presents this

CERTIFICATE OF COMPLETION

to

Gabriel A. Dee

for completing the four-hour SEC-accredited

CORPORATE GOVERNANCE TRAINING

Strategic Thinking for Board and Management Corporate Governance in the Digital Era Anti-Money Laundering Act (AMLA) Updates Executive Briefing on Enterprise Risk Management

held on Tuesday, December 10, 2024 from 8:00 am to 12:00 noon via Microsoft Teams

Dr. Henry Belleza Aquende, MBM

Founder & President Center for Global Best Practices Dr. Phillip R. Ash

Course Director & Lecturer Center for Global Best Practices

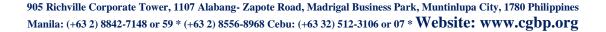
Atty. Jay-R.C. Ipac

Course Director & Lecturer Center for Global Best Practices

Atty. Alphecca Adolfo-Madrid

Course Director & Lecturer Center for Global Best Practices Kama Neson Ganeson

Course Director & Lecturer Center for Global Best Practices





Certificate of Participation

to

Gabriel A. Dee

Alliance Select Foods International, Inc.

for having participated in the

Masterclass The Fourth Series: Session 6 -Health Governance: The Value for Strategic Purchasing

> held on December 13, 2024 | 4:40 PM - 6:00 PM through Zoom Meetings

Ms. Catherine Denise Jalandoni



Certificate of Participation

to

Jeoffrey P. Yulo

Alliance Select Foods International, Inc.

Masterclass The Fourth Series: Session 2 Customer Centricity

held on August 30, 2024 | 4:00 PM - 6:00 PM through Zoom Meetings



Certificate of Participation

to

Jeoffrey P. Yulo

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 3 -Effectively Cascading the Company Strategic Plan

> held on September 27, 2024 | 4:15 PM - 6:00 PM through Zoom Meetings



Certificate of Participation

to

Domingo C. Go

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 3 -Effectively Cascading the Company Strategic Plan

> held on September 27, 2024 | 4:25 PM - 6:00 PM through Zoom Meetings



Certificate of Participation

to

Domingo C. Go

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 5 -Who is Responsible for Your Corporate Culture

> held on November 29, 2024 | 4:00 PM - 6:00 PM through Zoom Meetings

Ms. Catherine Denise Jalandoni



Certificate of Participation

to

Domingo C. Go

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 6 -Health Governance: The Value for Strategic Purchasing

> held on December 13, 2024 | 4:25 PM - 6:00 PM through Zoom Meetings

Ms. Catherine Denise Jalandoni



Certificate of Participation

to

Dobbin A. Tan

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 4 -Deploying a Data-first Strategy: Separating Fact Versus Fiction

> held on December 4, 2024 | 4:10 PM - 6:00 PM through Zoom Meetings

Ms. Catherine Denise Jalandoni



Certificate of Participation

to

Dobbin A. Tan

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 6 -Health Governance: The Value for Strategic Purchasing

> held on December 13, 2024 | 4:10 PM - 6:00 PM through Zoom Meetings

Ms. Catherine Denise Jalandoni



Certificate of Participation

to

Dobbin A. Tan

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 5 -Who is Responsible for Your Corporate Culture

> held on November 29, 2024 | 4:00 PM - 6:00 PM through Zoom Meetings

Ms. Catherine Denise Jalandoni



Certificate of Participation

to

Joseph Peter Y. Roxas

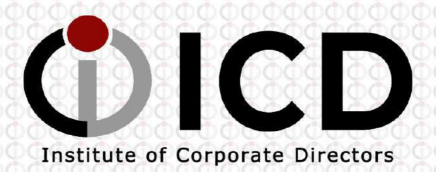
Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 5 -Who is Responsible for Your Corporate Culture

> held on November 29, 2024 | 4:00 PM - 6:00 PM through Zoom Meetings

Ms. Catherine Denise Jalandoni



Certificate of Participation

to

Joseph Peter Y. Roxas

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 3 -Effectively Cascading the Company Strategic Plan

> held on September 27, 2024 | 4:00 PM - 6:00 PM through Zoom Meetings



Certificate of Participation

to

Fernando L. Gaspar

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 1 -Building a Working and Effective Board: Essential Steps to Success

> held on July 26, 2024 | 4:00 PM - 6:00 PM through Zoom Meetings

> > Valentin A. Reyes Executive Director



Certificate of Participation

to

Fernando L. Gaspar

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 5 -Who is Responsible for Your Corporate Culture

> held on November 29, 2024 | 4:00 PM - 6:00 PM through Zoom Meetings

Ms. Catherine Denise Jalandoni



CERTIFICATE

of Attendance

IS PRESENTED TO

Barbara Anne C. Migallos

for participating in the 2024 Annual Corporate Governance Seminar on August 09, 2024, 8:00 am to 12:00 pm via Video Conference covering the following topics:

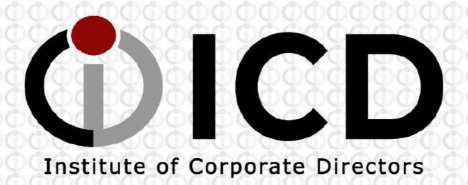
1) Sustainable Business Models and Innovation 2) Sustainable Risk-Driven Strategy Planning.

Vincent Edward R. Festin

CHAIRMAN

Reginald H. Tiu

2024-035-030



presents this

Certificate of Participation

to

Maria Resa S. Celiz

Alliance Select Foods International Inc.

for having completed the
Distinguished Corporate Governance Speaker Series:

"Al in Governance and Leadership"

held on October 10, 2024 | 8:30 AM - 11:00 AM at Discovery Primea, Makati City and through Zoom Meetings



Certificate of Participation

to

Maria Resa S. Celiz

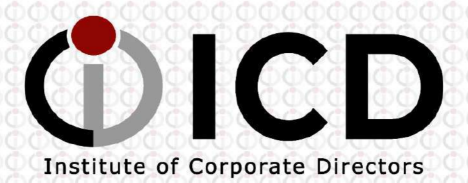
Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 4 Deploying a Data-first Strategy:
Separating Fact Versus Fiction

held on December 4, 2024 | 4:00 PM - 6:00 PM through Zoom Meetings

Ms. Catherine Denise Jalandoni



Certificate of Participation

to

Maria Resa S. Celiz

Alliance Select Foods International, Inc.

for having completed the

Masterclass The Fourth Series: Session 6 -Health Governance: The Value for Strategic Purchasing

> held on December 13, 2024 | 4:00 PM - 6:00 PM through Zoom Meetings

Ms. Catherine Denise Jalandoni

Annex D- Corporate Secretary Certification on 2024 Board Minutes

REPUBLIC OF THE PHILIPPINES) Makati City) S.S.

CERTIFICATION

- I, BARBARA ANNE C. MIGALLOS, Filipino, of legal age, with office address at 7th Floor, the PHINMA Plaza, Rockwell Center, Makati City, Philippines, after having been duly sworn in accordance with law, hereby certify the following information in connection with the responses provided in Alliance Select Foods International, Inc.'s Integrated Annual Corporate Governance Report (SEC Form I-ACGR) for the covered year 2024:
 - 1. I am the incumbent Corporate Secretary of Alliance Select Foods International, Inc. (the "Corporation"), a corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with principal office at Suite 3104-A, West Tower, Philippine Stock Exchange Centre, exchange Road, Ortigas Avenue, Pasig City.
 - 2. As Corporate Secretary, I caused the distribution of materials for the meetings of the Board of Directors, or the Company ("Board"), held in 2024 before each of the scheduled meetings (Principle 1, Recommendation 1.5).
 - 3. As Corporate Secretary, I prepared the minutes of the meeting of the Board held in 2024 ("Board Minutes") and have custody of the approved and signed Board Minutes.
 - 3.1. The Board Minutes reflect that the members of the Board acted on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the Company. (Principle 2, Recommendation 2.1)
 - 3.2. The Board Minutes reflect that the members of the Board attended and actively participated in all meetings of the Board and shareholders in person or through tele/videoconferencing conducted in accordance with the rules and regulations of the Securities and Exchange Commission, reviewed meeting materials for all Board meetings, and asked the necessary questions and sought clarifications and explanations during the respective meetings of the Board (Principle 4, Recommendations 4.1.1, 4.1.2, and 4.1.3)
 - 3.3. The relevant Board Minutes reflect that Directors who have material or potential interest in any transaction affecting the Company fully disclosed his adverse interest, abstained from taking part in the deliberations by the Board regarding such transactions, and recused from voting on the approval of the transaction (Principle 5, Recommendation 5.7)

- 3.4. The relevant Board Minutes reflect that with respect to related party transactions, Director(s) with conflict interest disclosed his/her/their interest prior to Board discussion, and abstained from the Board discussion, on such transactions (Principle 8, Supplement to Recommendation 8.5)
- 4. In accordance with the Company's Manual on Corporate Governance, Directors who were invited or nominated for directorship in other corporations disclosed or notified the Board, through the Chairman, of such invitation/nomination before accepting the directorship in other corporations (Principle 4, Recommendation 4.3)

IN WITNESS WHEREOF, I have hereunto set my hand this 13th day of May 2025 at Makati City, Metro Manila, Philippines.

BARBARAANNE C. MIGALLOS Corporate Secretary

SUBSCRIBED AND SWORN to before me this 13th day of May 2025, affiant exhibiting to me her Passport No. P7148981A issued on 11 May 2018 at DFA NCR South, expiring on 10 May 2028 bearing her photograph and signature, in accordance with Rule II, Section 12 and Rule IV Section 2 (b) of the 2004 Rules on Notarial Practice.

Doc. No.: 392

Page No.: 80
Book No.: 11

Series of 2025.



KATRINA JANINE M. S.A. ANA
NOTARY PUBLIC FOR AND IN THE CITY OF MAKATI
APPOINTMENT NO. M-143 (2024-2025)
COMMISSION EXPIRES ON DECEMBER 31, 2025
7th Floor, The PHINMA Plaza, 39 Plaza Drive
Rockwell Center, Makatl City 1210
PTR No. 10473369; Makatl City; 1/7/2025
IBP O.R. No. 512488; Mekatl City; 1/10/2025
TIN 465-637-617
Attomey's Roll No. 78275
Admitted to the Philippine Bar: 12 May 2022

Goal Setting & Performance Assessment

Building a high performance organization creates benefits for the organization and its employees. The goal setting and performance assessment process helps us towards this objective. Leaders and employees have an opportunity to reflect and progress towards individual, team, and business goals.

Name:		Employee ID:
		Position/Title:
Company:		Job Level
Department:		
Period Covered in		Manager:
Assessment:		
		Manager Title:
GOAL SETTING		Employee's Signature:
Date Completed:		Line Manager's
		Signature
MID-YEAR REVIEW		Employee's Signature:
Date of Mid-Year		Line Manager's
Review:		Signature
ANNUAL REVIEW		Employee's Signature:
Date of Closeout:	06 Feb 2023	Line Manager's
		Signature
		HR Manager's
		Signature:

PROCESS OVERVIEW



Setting Goals and Targets for the year:

Key Performance Indicators (KPIs) **Deliverables**

A 6 month catchup for leaders and employees

How are you progressing towards your goals?

What support do you need?



Final performance review against targets and goals and your development plan

How did you contribute to individual, team, and business goals?

Let's plan for the future.



INSTRUCTIONS

Goal Setting: Leaders and employees set measurable objectives and performance indicators. Individual goals should align to overall business strategies and initiatives. Deliverables that would enable the achievement of business objectives are laid out. This should answer the question, "How will I contribute to the business goals?"

Performance Reviews: A midyear and annual review is completed by both the manager and employee. The midyear review lists accomplishments to date and is appropriate for giving and receiving feedback on ongoing progress. Additional information and milestones should be added to the annual review. The annual review is completed by the employee doing a self-rating, and the manager reviews and modifies after discussion.

Helpful Tip: Bring supporting documents to the performance review. These can be 'thank you' emails, awards received, reports on key performance indicators, etc. that can be a reference for discussion.



RATING SCALE – GOALS AND DELIVERABLES – 70%

5 -OUTSTANDING/EXCEPTIONAL

Performance levels and accomplishments far exceed normal expectations. This category is reserved for the employee who truly stands out and clearly and consistently demonstrates exceptional accomplishments in terms of quality and quantity of work that is easily recognized as truly exceptional by others.

4 - EXCEEDS EXPECTATIONS

Performance frequently exceeds job requirements. Accomplishments are regularly above expected levels. Performance at a level beyond expectations is sustained, and the quality of work is uniformly high.

3 - MEETS EXPECTATIONS

Performance clearly and fully meets all the requirements of the position in terms of quality and quantity of work. It is described as good, solid performance, with thorough and on-time results. While minor deviations may occur, the overall level of performance meets all position requirements.

2 - NEEDS IMPROVEMENT

Performance is noticeably less than expected. The employee generally meets most job requirements, but struggles to fully meet them all. The need for further development and improvement is clearly recognized.

1 - UNSATISFACTORY

Performance must improve substantially within a reasonable period of time if the individual is to remain in this position. The employee is not meeting the job requirements.

RATING SCALE – VALUES & BEHAVIORS – 30%

HIGH - OUTSTANDING

Value/behaviour/competency being assessed is consistently observed and highly evident in how employee performs his work. Exceptional or outstanding versus peers.

MEDIUM - SATISFACTORY

Value/behaviour/competency being assessed is observed in how employee performs his work. Acceptable relative to expectations of the employee's role and level.

LOW - UNSATISFACTORY

Value/behaviour/competency is unsatisfactory and needs improvement. Not observed or rarely observed in how employee performs his work.



GOALS AND DELIV	ERABLES – 70%									
Goals/Deliverables	Performance Indicators/Measures	Weight	Mid-Year Review Milestones, progress updates/ accomplishments	Closeout Review Milestones, progress updates/ accomplishments	Final Rating					
	FINAL RATING									

VALUES AND BEHA	AVIOURS – 20%		
CORE VALUES	Behaviours	Rating	Notes/Comments
INTEGRITY	Acts with integrity and honesty		
ACCOUNTABILITY	 Seeks to deliver on their promise Focuses on achieving results Is resourceful and resilient in making things happen Takes responsibility for positive or negative outcomes 		
CONCERN	 Demonstrates consistent actions to ensure the company's welfare Asks 'what can I do for you?' Willing to help. 		
TEAMWORK	 Works towards shared goals Builds strong relationships Motivates others through one's actions 		
	FINAL RATING		
	RATING SCALE		



Learning and Development – 10%										
Objective	Programs	Rating	Notes/Comments							

COMPETENC	ES		
CATEGORY	COMPETENCES	Observed (O)/ Not Yet Observed (N)	Notes/Comments
LEADERSHIP	 <to be="" below="" examples="" identified="" per="" role="" specific="" –=""></to> Champions Customer Focus Maximizes Business Opportunities Delivers Results Through Others Motivates, Coaches and Develops 		
PERSONAL AND BUSINESS SKILLS	 <to be="" below="" examples="" identified="" per="" role="" specific="" –=""></to> Analyzes and solves problems Critical thinking Communicates and persuades Stakeholder engagement Plans and organizes 		
FUNCTIONAL	 <to be="" below="" examples="" identified="" per="" role="" specific="" –=""></to> Analyse Industry, Customer & Competitive Position Analyse Supply and Demand Apply Product Handling Procedures Apply Product Accounting, Control and Measurement Apply Asset Control & Maintenance System Apply Organization Design and Review Manage Contractors and Business Partners Maintain Customer Service, Handle Customer Complaints Plan, Schedule and Serve Customer Orders 		
OPERATIONS	 <to be="" below="" examples="" identified="" per="" role="" specific="" –=""></to> Product Testing & Quality Control 		



Additional Notes/Comments:	



ALLIANCE SELECT FOODS INTERNATIONAL, INC. BOARD OF DIRECTORS 2024 BOARD SELF-ASSESSMENT QUESTIONNAIRE

The following series of statements is designed to obtain your comments regarding the performance of the board as a group. It is intended to enhance the board's overall effectiveness. Please indicate your opinion about these statements by encircling one of the numbers using the scale below. We also encourage you to state what improvements you like to see; you can use the last column for this.

- 1 Strongly Disagree
- o 2 − Disagree
- 3 Undecided
- ∘ 4 Agree
- 5 Strongly Agree
- Don't know

Please complete this Evaluation Form, and send back via email or hard copy in a sealed envelope marked "CONFIDENTIAL" on or before **August 31, 2024** to:

Alliance Select Foods International, Inc.

Suite 3104 A West Tower, Tektite Towers (formerly Philippine Stock Exchange Centre), Exchange Rd., Ortigas Business District, Pasig City 1605

Attention: Atty. Maria Resa S. Celiz, Chief Compliance Officer

Email: msceliz@allianceselectfoods.com

You may opt to not indicate your name on the form.

	Evaluation Questions		Rating (Encircle One, or Check "Don't Know" Column)				Don't know	Recommendations for Improvement
A.	Overall							
1	The Board is knowledgeable about ASFII business.	1	2	3	4	5		
2	The Board regularly reviews its oversight / fiduciary functions as regards ASFII's capital budget, business and strategic plans.	1	2	3	4	5		
3	The Board has adequate systems in place for succession planning for the CEO and other managerial positions.	1	2	3	4	5		
4	Board members stay abreast of trends and issues affecting ASFII performance.	1	2	3	4	5		
5	The Board is firmly committed to being held accountable to ASFII's shareholders and stakeholders.	1	2	3	4	5		
6	The Board focuses properly on operational, financial and other challenges that ASFII faces.	1	2	3	4	5		
B.	The Right Board Structure		•	•	•			
7	The Board has the right number of Directors.	1	2	3	4	5		
8	The process for selecting Directors is appropriate.	1	2	3	4	5		

	Evaluation Questions	(E. "[Rating (Encircle One, or Check "Don't Know" Column)				Don't know	Recommendations for Improvement	
9	The Board reviews the Committee structure, memberships and Chairmanships.	1	2	3	4	5			
10	The Directors have an adequate range of talents, expertise, and occupational and personal backgrounds.	1	2	3	4	5			
11	The Directors are independent-minded in dealing with issues.	1	2	3	4	5			
C.	The Right Culture and Conduct	•	•	•	•	•			
12.	The Board members ask appropriate and timely questions to management	1	2	3	4	5			
13.	The Directors disclose personal interests in transactions and abstain from voting where appropriate.	1	2	3	4	5			
14.	The Board promotes a culture of candid communication and rigorous decision making.	1	2	3	4	5			
15.	Directors and Management work together to maintain the culture of ASFII, based on ASFII's mission and vision.	1	2	3	4	5			
D.	D. The Right Issues								

	Evaluation Questions	(E:	Rating (Encircle One, or Check "Don't Know" Column)			(Encircle One, or Check			(Encircle One, or Check			(Encircle One, or Check				Don't know	Recommendations for Improvement
16	The Board regularly reviews ASFII's financial condition and strategic plans.	1	2	3	4	5											
17	The Board devotes time to evaluate ASFII's past performance and the lessons learned.	1	2	3	4	5											
18	The Board regularly reviews the adequacy of ASFII's human and financial resources.	1	2	3	4	5											
E. '	The Right Information and Resources		•		<u> </u>	•											
19	There are sufficient on-boarding procedures in place for new Directors.	1	2	3	4	5											
20	The information provided for Board meetings is adequate and timely, enabling Directors to fully understand and participate in discussions.	1	2	3	4	5											
21	The Board recognizes that visits to the ASFII GenSan plant to observe ASFII's operational activities, are essential to understand the business.	1	2	3	4	5											
22	Directors study and understand relevant information in order to spend their time effectively and make informed decisions.	1	2	3	4	5											

	Evaluation Questions		ncircl Don't		or C		Don't know	Recommendations for Improvement
F.	The Right Process	-						
23	The Board has the appropriate number of meetings per year.	1	2	3	4	5		
24	The agenda given to the Board include what is important.	1	2	3	4	5		
25	The time spent in Board meetings is utilized effectively.	1	2	3	4	5		
26	The Board has open and constructive deliberations.	1	2	3	4	5		
27	Certain business now handled by the full Board should be delegated to a Committee, or vice versa (specify).	1	2	3	4	5		
28	Committee reports give the appropriate amount of information to the Board.	1	2	3	4	5		
29	There is sufficient time/ opportunity for Directors to meet independently if they wish to do so.	1	2	3	4	5		
30	The Board has composed a description of specific duties, goals, and objectives, and measures its performance against those responsibilities.	1	2	3	4	5		
31	The Board is effective in reviewing annual business plans.	1	2	3	4	5		

	Evaluation Questions	Rating (Encircle One, or Check "Don't Know" Column)					Don't know	Recommendations for Improvement
32	The Board effectively follows through on its recommendations.	1	2	3	4	5		
G.	Future Challenges							
33	What do you believe are the three most important challenges for ASFII to address in the next two years?	1. 2. 3.						
Н.	Additional Comments							
Are	there any topics not covered in this questionnaire that you feel should be	add	lress	ed t	to ev	′alua	te the Bo	pard's performance?

(Optional)	_	
Director's Name	Date	

Thank you for completing this questionnaire.

Please complete this Evaluation Form by hand, and send the hard copy in a sealed envelope, marked "CONFIDENTIAL" on/before **August 31, 2024** to:

Alliance Select Foods International, Inc.

Suite 3104 A West Tower, Tektite Towers (formerly Philippine Stock Exchange Centre), Exchange Rd., Ortigas Business District, Pasig City 1605

Attention: Atty. Maria Resa S. Celiz, Chief Compliance Officer

ALLIANCE SELECT FOODS INTERNATIONAL, INC. PERFORMANCE SELF-ASSESSMENT OF THE AUDIT COMMITTEE

Please mark your responses to the statements using the following scale and/or rating:

- 1- Strongly Disagree
- 2- Disagree
- 3- Undecided
- 4- Agree
- 5- Strongly Agree

			ı	Rating	9	Comments	
		1	2	3	4	5	
A.	Membership						
	The Committee membership is consistent with the requirements of the Committee Charter. Members possess the necessary experience, education and skills and contribute effectively to the work of the Committee.						
В.	Meetings						
1	Meetings are scheduled as required by the Committee Charter						
2	Agendas include timely and significant topics and provide adequate opportunity for discussion of the issues.						
3	Adequate information needed by the Committee for effective decision-making is provided in a timely manner.						
4	Minutes of the meetings are prepared and circulated for review on a timely basis.						

				Rating	9	Comments	
		1	2	3	4	5	
C	Authority						
1	The Committee performs its overall purpose in accordance with the Committee's Charter and seeks information or assistance from management, when necessary to effectively perform its functions.						
2	The Committee reviews with the Chief Finance Officer (or Controller) and independent auditors ASFII's financial reporting controls, and obtains a written affirmation, through the prepared audit reports, from the independent auditors as to the adequacy of such controls.						
3	In consultation with the Chief Finance Officer (or Controller), the Committee assumes responsibility for the appointment and oversight of the work of ASFII's independent auditors (including resolution of disagreements between management and the auditor regarding financial reporting) for the purpose of preparing or issuing an audit report or related work.						
4	The Committee reviews and discusses with management and the independent auditors the following:						
	- The annual audited financial statements.						
	- Results of the audit of the financial statements, internal controls and the related report thereon and, if applicable, a report on changes during the year in accounting principles and their application. These reports are presented to the full Board for approval based on the recommendation from the Committee.						

		Rating					Comments
		1	2	3	4	5	
	- Significant changes to the annual audit plan, if any, and any serious disputes, audit problems, or difficulties with management encountered during the audit and management'						
5	The Committee recommends procedures for the receipt, retention, and treatment of confidential, anonymous complaints regarding accounting, internal accounting controls, or auditing matters as well as allegations regarding ASFII's violation of applicable laws and regulations or internal policies.						
D.	Reporting Responsibility						
	Matters discussed and actions taken by the Committee are reported to the Board of Directors at the next Board meeting following the Committee meeting.						
E.	Future Challenges						
Þ	What do you believe are the three most important challenges for the Audit Committee to address in the next two years?						

ALLIANCE SELECT FOODS INTERNATIONAL, INC. PERFORMANCE SELF-ASSESSMENT OF THE CORPORATE GOVERNANCE COMMITTEE

Please mark your responses to the statements using the following scale and/or rating:

- 1- Strongly Disagree
- 2- Disagree
- 3- Undecided
- 4- Agree
- 5- Strongly Agree

				Ratin	9	Comments	
		1	2	3	4	5	
A.	Membership						
	The Committee membership is consistent with the requirements of the Committee Charter. Members possess the necessary experience, education and skills and contribute effectively to the work of the Committee.						
B.	Meetings						
1	Meetings are scheduled as required by the Committee Charter						
2	Agendas include timely and significant topics and provide adequate opportunity for discussion of the issues.						
3	Information needed by the Committee for effective decision-making is provided in advance, or during the course of the meeting.						
4	Minutes of the meetings are prepared and circulated for review on a timely basis.						

				Rating	g	Comments	
		1	2	3	4	5	
С	Authority						
1	The Committee performs its overall purpose in accordance with the Committee's Charter and seeks information or assistance from management, when necessary to effectively perform its functions.						
2	The Committee participates in a continuing education program to enhance the Board director's understanding of corporate governance principles and best practices.						
3	The Committee develops and recommends the annual performance self- assessment of the Board of Directors, Board Committees, the CEO and the President.						
4	The Committee conducts the annual Corporate Governance Self-Assessment and recommends to the Board how to improve on the Company's rating.						
D.	Reporting Responsibility						
	Matters discussed and actions taken by the Committee are reported to the Board of Directors at the next Board meeting following the Committee meeting.						
E.	Future Challenges						
	What do you believe are the three most important challenges for the Governance Committee to address in the next two years?						

Annex G - Internal Audit Attestation



07 April 2025

Alliance Select Foods International, Inc.
Suite 3104 A, West Tower, Philippine Stock Exchange Centre
Exchange Road, Ortigas Center, Pasig City,
Metro Manila, 1605 Philippines

Attn

MR. DOBBIN A. TAN

Chairman of the Audit Committee

Dear Mr. Tan:

In accordance with the Charter of the Internal Audit Committee, we hereby attest that for the year ended December 31, 2024, Alliance Select Foods International, Inc. has maintained sound governance practices and effective systems for risk management, internal controls, and regulatory compliance.

Throughout the year, the Internal Audit team conducted comprehensive and risk-focused reviews across key operational and financial processes. These reviews prioritized areas with elevated exposure, in line with the organization's strategic and compliance objectives. All internal audit activities were performed in accordance with the International Standards for the Professional Practice of Internal Auditing issued by the Institute of Internal Auditors (IIA).

Further, internal audit engagements—including those conducted by independent third-party firms—confirmed that core controls are in place and operating effectively.

We reaffirm our shared commitment to sustaining a strong and resilient control environment, aligned with the company's strategic goals and risk appetite.

Sincerely Yours,

President and CEO

MARIA RONA SILVESTRE

Head of Internal Audit

Annex H - Trainings for the Year 2024

CATEGORY	COURSE TITLE	CLASSIFICATION	MONTH	REFERENCE	VENUE	DURATION (HRS)	SPEAKER / FACILITATOR	PARTICIPANTS	PURPOSE	STATUS	DATE
QA/QC	Basic HACCP and ASFII HACCP Seminar	Mandatory	Jan		Training Room	8	Sierwin Salmon	Production and QA/QC	BRC and BFAR	Done	06-Jan-24
QA/QC	GMP and SSOP	Mandatory	Jan		Training Room	2	Celie and Joan	Production, QA/QC and SP Line Leaders		Done	06-Jan-24
QA/QC	Food Fraud and Changes on IFS version 8	Mandatory	Jan		Training Room	3	Sierwin Salmon	Production, QA/QC and SP Line Leaders		Done	06-Jan-24
HR	Strategic Planning	Knowledge	Jan		London Beach	16	Edwin Ebreo	Section Heads		Done	Jan 25-26
HR	ASFII National Convention	Knowledge	Jan		London Beach	8	Carmine Ortega	All Employees		Done	27-Jan-24
FINANCE	SAP B1 Enhancement Project 2024	Knowledge	Jan		Training Room	1	Emil Gatus	Finance, IT, SCM, EMD, Sales, Procurement, IA		Done	January 12-19, 2024
FINANCE	SAP Champions	Knowledge	Jan		Training Room		Emil Gatus	Finance		Done	February 21 to March 1, 2024
HR QA/QC	Health Webinar: Usapang Puso Mastering Food Allergen Management: Trends, Strategy and Tools for a Safer Food Supply	Knowledge Knowledge	Feb Feb		Training Room FB Live	3	Dr. Anthony Canda Glenwood Technologies	All Employees Grace Cruspero and Sierwin Salmon		Done	14-Feb-24 22-Feb-24
QA/QC/HR	Food Safety Culture	Mandatory	Feb		Zoom	4	Mr. Bryan Rey Oliveros	QA and HR	IFS	Done	23-Feb-24
QA/QC	Product Recall Exercise	Mandatory	Jan		Training Room	1	Sierwin Salmon	QA/QC, Prod, Ops	BRC	Done	
HR	Pulmonary Tuberculosis and Hepatitis Awareness	Knowledge	Feb		Training Room & via Zoom	1.5	Dr. Dugasan	All Employees		Done	05-Apr-24
QA/QC	Internal Audit Training	Mandatory	Mar		Training Room	2	Josie Zambra	Internal Auditors	BRC	Done	01-Mar-24
HR	Learning Session on LMC	Mandatory	Mar		Training Room	4	DOLE R12	LMC Officers	BSCI and ICS Audit	Done	13-Mar-24
EMD	Forklift Handling and Safety Training	Mandatory	Mar		Training Room	2	Toyota	Fork Lift Operator and Driver		Done	July 6&7
QA/QC	Leveraging Microbiological Techniques and Strategies for a Safer Food Supply Chain	Knowledge	Mar		FB Live	3	Glenwood Technologies	QA		Done	21-Mar-24
HR	Health Webinar: Pulmonary Tuberculosis and Hepatitis Awareness	Knowledge	Apr		Training Room	1	Dr. Dugasan	All Employees		Done	18-Apr-24
QA/QC	Sensory Training for Raw Materials and Finished Goods	Knowledge	Apr		Training Room	7	Mr. Jim Barnett	QA/QC		Done	17-Apr-24
QA/QC	Sensory Evaluation Training	Mandatory	May		Training Room	2	Rhea Aparente and Kate Lim	Operations & QA	BRC	Done	13-Jun-24
QA/QC	GMP, SSOP and Food Micro and Biological Hazards	Mandatory	May		Training Room	2	Joan and Grace	Production, QA/QC and SP Line Leaders		Done	11-May-24
QA/QC	Integrated Pest Management	Mandatory	Apr		Training Room	1	MAPECON	Production, Logistics, QA/QC and EMD	BRC	Done	29-Apr-24
HR/Legal	Code of Business Conduct and Ethics Cascade	Mandatory	Apr		Training Room	1	Atty Sam/Kim	All Employees		done	21-Nov-24
HR	COD Reorientation	Mandatory	Apr		Training Room	1.5	R. Aguilar/Q. Besonia	All Employees		Done	May 28-June 8, 2024
EMD	Basic Operation and Trouble Shooting (Metal Detector)	Mandatory	Apr				external			Ongoing	
HR	First Aid Training	Mandatory	Apr		Training Room	8	Phil. Red Cross	Regular and SPs		Done	April 12-14
QA/QC	Implementing 5S in the Food Industry	Mandatory	Apr		Zoom	8	Glenwood Technologies	Sierwin Salmon		Ongoing	12-Jul-24
HR	PSDM Training	Knowledge	May		Greenleaf Hotel	8		MANCOM		Done	May 1-3, 2024
QA/QC	Basic HACCP and ASFII HACCP Seminar	Mandatory	May		Training Room	8	Sierwin Salmon	Production and QA/QC	BRC and BFAR	Done	01-Jun-24
Safety	Mandatory BOSH for all employees (Module 1 to 4)	Mandatory	May		Training Room & via Zoom	4	Sherwin Lagutin	All Employees	DOLE	Ongoing	04-Nov-24
Safety	Mandatory BOSH for all employees (Module 5 to 6)	Mandatory	May		Training Room & via Zoom	4	Sherwin Lagutin	All Employees	DOLE	Ongoing	04-Nov-24
EMD	Fish Meal Operation and Boiler Operation	Mandatory	May							Ongoing	
HR	Hypertension	Knowledge	May			1		All Employees		Ongoing	
QA/QC	Water and Waste Water Awareness	Knowledge	May					21/22 2 1 2		Ongoing	44.14
QA/QC	Food Fraud and Food Defense Fundamentals of Halal Certification (Halal	Mandatory	May		Training Room		Sierwin Salmon	QA/QC, Prod, Ops, HR		Done	11-May-24
QA/QC	Orientation) Basic Plant Safety, Electrical Safety, Working at	Mandatory	May		Training Room	1	MINHA	Prod, QC	Halal	Done	23-Oct-24
Safety	heights, Risk Assessment and Weak Signal	Knowledge	May		Training Room	4	Sherwin	All plant employees	Safety	Ongoing	04-Nov-24
HR	Smoking	Knowledge	Jun		T D	1	1 . 7 .	All Employees		Ongoing	24 1 42
QA/QC All Dept	Internal Audit Training ISO 22000:2018 Awareness and Implementation	Mandatory Knowledge	Jun Jul		Training Room Training Room	9	Josie Zambra Faith Vera	All Department key representative		Ongoing	01-Jun-18 03-Jul-24
	Training Course	·			_				1	500	
HR/EMD QA/QC/HR	Oil Spill Awareness and ERT Training	Mandatory Mandatory	Jul Jul	-	Royal Hotel Zoom	32 16	Coast Guard IDCP	Sherwin Lagutin Danya Abdullah	Halal	Done	July 10-12, 2024 July 8-9
QA/QC/HK QA/QC	Product Handling (Can, Pouch and Frozen	Mandatory	Jul		Training Room	2	Sierwin Salmon	Production and QA/QC	BRC	done	July 6-9
-	Loins)	,	 		<u> </u>				-		
EMD	Special Machine Operation (Pouch Sealing, Tray washer, Air Knife, Metal Detection and Xray)	Knowledge	Jul		Training Room	8		Production, Logistics, QA/QC and EMD		Ongoing	
Production	Retort Operation Training	Mandatory	Jul		Training Room	3.5	Gus Villaruz	Retort Operator		Ongoing	
EMD	PCO Training for BGB	Mandatory	Aug		Zoom	40	Innogy Solutions	Jim Lluisma		Done	July 29-August 2
HR	Values Alignment Seminar-Workshop	Knowledge	Aug		Training Room	3	Robert Aguilar	Newy hired		Done	14-Aug-24
QA/QC	Chemical Handling, Good Laboratory Practices	Mandatory	Aug		Training Room	2	Sierwin	QA/QC, Logistics, Engg	BRC	done	10-Aug-24
QA/QC	Sensory Evaluation Training	Mandatory	Aug		Traing Room	3	Rhea Aparente and Jesson Pulan	QA/QC, Prod		Done	17-Aug-24
QA/QC	Basic HACCP and ASFII HACCP Seminar	Mandatory	Aug		Training Room	8	Sierwin Salmon	Production and QA/QC	BRC and BFAR	done	20-Aug-24
QA/QC	HACCP, GMP and SSOP	Mandatory	Aug		Fibersol Training	2	TMAP	Josie, Eric, Joan	BRC	Done	15-Aug-24
QA/QC	Basic Thermal Process	Mandatory	Aug		Training Room		Sierwin Salmon	1	L	Ongoing	1

QA/QC	Pest Control Management	Mandatory	Aug		Training Room	1	MAPECON	Production, Logistics, QA/QC and EMD	BRC	done	
HR	Drug Free Workplace - Webinar	Knowledge	Aug		Zoom	1	Doc. Dugasan	All employees	Awareness	Ongoing	
HR	HMO Orientation	Knowledge	Sep		Virtual	1	Intellicare	All Employees		Done	
Prod/Ops	Refresher session on CAPA and RCA	Knowledge	Sep		Training Room	2	Eldwin Umusig	Prod/Ops office		Done	28-Sep-24
HR	Mental Health Awareness Webinar	Knowledge	Sep		Teams	1	Intellicare	All Employees	Awareness	Done	10-Oct-24
EMD	Double Seam Technical Training	Mandatory	Sept		Training Room	8	OTC	EMD, QA/QC and Production	BRC	Ongoing	
HR	Stress Management	Knowledge	Sept		Via MS teams	1	Intellicare	All Employees		Ongoing	
QA/QC	Basic Food Safety Training	Knowledge	Oct	Ref. 1. 21 CFR Part 117 (as of Subpart B- CGMP 4/12/2024 2. QA-WI QUA- 001.002-003 Rev. 6 / Feb. 22, 2024	Training Room	4		QA/QC, EMD, Production		Done	19-Oct-24
HR	LOC Orientation	Knowledge	Oct		Training Room	2	Sherwin Lagutin	All Employees		Ongoing	
Safety		Mandatory	Oct		Training Room	2	Lagutin	ERT		Ongoing	
QA/QC		Mandatory	Oct		Training Room	1	Sierwin Salmon	EMD, QA/QC and Production	MSC Certification	Ongoing	19-Oct-24
EMD/QC/Ops	Seminar-Workshop on Greenhouse Gas & GHG Activity Data	Mandatory	Nov		Training Room	4	Engr. Izar Jesson Generoso Claudio (EMB-DENR)	EMD, QA/QC, Prod, IA, Legal		Done	28-Nov-24
HR	HIV Aids Webinar	Knowledge	Nov		Training Room and via MS Teams	1	Dr. Canda	All Employees		Ongoing	
QA/QC	Basic HACCP and ASFII HACCP Seminar	Mandatory	Nov		Training Room	8	Sierwin Salmon	Production and QA/QC	BRC and BFAR	done	16-Nov-24
QA/QC	GMP and SSOP	Mandatory	Nov		Training Room	2	Celie and Joan	Production, QA/QC and SP Line Leaders		done	16-Nov-24
QA/QC	Foodshap Food safety compliance Officer	Mandatory	Sep		Davao City	1	Sams Trainers	Sierwin Salmon	BRC	Done	Sept 24-28, 2024
HR/Legal	Code of Business Conduct and Ethics Cascade	Mandatory	Nov		Training Room	1	Atty Sam/Kim	All Employees		done	21-Nov-24
Dr	Code of Business Conduct and Ethics Cascade	Mandatory	Dec		Training Room	1	Atty Sam/Kim	All Employees		done	04-Dec-24