

# INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

### **GENERAL INSTRUCTIONS**

### A. Use of Form I-ACGR

This SEC Form shall be used as a tool to disclose Publicly-Listed Companies' compliance/non-compliance with the recommendations provided under the Code of Corporate Governance for Publicly-Listed Companies, which follows the "comply or explain" approach, and for harmonizing the corporate governance reportorial requirements of the SEC and the Philippine Stock Exchange (PSE).

### **B.** Preparation of Report

These general instructions are not to be filed with the report. The report shall contain the numbers and captions of all items.

The I-ACGR has four columns, arranged as follows:

RECOMMENDED CG	COMPLIANT/	ADDITIONAL	EXPLANATION
PRACTICE/POLICY	NON-	INFORMATION	
	COMPLIANT		
Contains CG Practices/ Policies,	The company	The company	The PLCs shall <b>provide</b>
labelled as follows:	shall <b>indicate</b>	shall provide	the explanations for
	compliance or	additional	any non-compliance,
(1) "Recommendations" -	non-	information to	pursuant to the "comply
derived from the CG Code for	compliance	support their	or explain" approach.
PLCs;	with the	compliance	
(2) "Supplement to	recommended	with the	Please note that the
Recommendation" -	practice.	recommended	explanation given should
derived from the PSE CG		CG practice	describe the non-
Guidelines for Listed			compliance and include
Companies;			how the overall
(3) "Additional			Principle being
<b>Recommendations"</b> - CG			recommended is still
Practices not found in the CG			<b>being achieved</b> by the
Code for PLCs and PSE CG			company.
Guidelines but are expected			
already of PLCs; and			*"Not Applicable" or
(4) "Optional			"None" shall not be
Recommendation" -			considered as
practices taken from the			sufficient explanation
ASEAN Corporate			
Governance Scorecard			
*Items under (1) - (3) must be			
answered/disclosed by the			
PLCs following the "comply or			
explain" approach. Answering			
of items under (4) are left to			
the discretion of PLCs.			
the distretion of Les.			

# C. Signature and Filing of the Report

- a. Three (3) copies of a fully accomplished I-ACGR shall be filed with the Main Office of the Commission on or before May 30 of the following year for every year that the company remains listed in the PSE:
- b. At least one (1) complete copy of the I-ACGR shall be duly notarized and shall bear <u>original and</u> <u>manual</u> signatures
- c. The I-ACGR shall be signed under oath by: (1) Chairman of the Board; (2) Chief Executive Officer or President; (3) All Independent Directors; (4) Compliance Officer; and (5) Corporate Secretary.
- d. The I-ACGR shall cover all relevant information from January to December of the given year.
- e. All reports shall comply with the full disclosure requirements of the Securities Regulation Code.



# SEC FORM - I-ACGR

# INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended <u>2022</u>
2.	SEC Identification Number <b>CS200930354</b> 3. BIR Tax Identification No. <b>287-191-423-000</b>
1.	Exact name of issuer as specified in its charter <b>DOUBLEDRAGON CORPORATION.</b>
5.	PASAY CITY PHILIPPINES 6. (SEC Use Only) Province, Country or other jurisdiction of incorporation or organization Industry Classification Code:
7.	DD Meridian Park, Bay Area corner  Macapagal and EDSA Extension Avenues,  Brgy. 76 Zone 10, San Rafael, Pasay City  Address of principal office  Postal Code

8. **+632 8567111** 

Issuer's telephone number, including area code

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

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

# INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

COMPLIANT/ COMPLIANT NON-**ADDITIONAL INFORMATION EXPLANATION** 

# The Board's Governance Responsibilities

stakeholders. competitiveness and profitability in a manner consistent with its corporate objectives and the long-term best interests of its shareholders and other **Principle 1:** The company should be headed by a competent, working board to foster the long-term success of the corporation, and to sustain its

or expertise that is relevant to the company's industry/sector.		following:	who possess the knowledge,
			experience and
Board has an appropriate mix of COMPLIANT	TIANT	<ol> <li>Academic qualifications, industry</li> </ol>	relevant to
competence and expertise.		knowledge, professional experience,	industry/sector:
Directors remain qualified for their positions   <b>COMPLIANT</b>	TIANT	expertise and relevant trainings of	
individually and collectively to enable		directors	1. Edgar J. Sia II – is the Chairman and
them to fulfill their roles and responsibilities		2. Qualification standards for directors to	Chief Executive Officer of Injap
and respond to the needs of the		facilitate the selection of potential	Investments Inc. Mr. Sia II is also the
organization.		nominees and to serve as benchmark	Founder of Mang Inasal Philippines,
		for the evaluation of its performance	Inc. and various other companies. He
			the University of San Agustin Honoris
			Causa Major in Management in 2012.
			2. <b>Tony Tan Caktiong</b> – is the Chairman
			of Honeystar Holdings Corporation,
			Foods Corporation, since 1978. Mr. Tan
			Caktiong is also a Director of First Ger
			Corporation since 2005 and
			member of the Board of Trustees of
			Jollibee Group F
			Foundation, and St. Luke's Medical
			Center. He graduated from the
			University of Santo Tomas in 1975 with

5. V Dire sinc dire Hol Pre Foc app	4. <b>R</b> Tree Inja the anc She Phil	3. Fe and linves Direc Inc. from Visay Arts law	a d Wa: Uni: Deg Adı
5. William Tan Untiong – has been a Director of Jollibee Foods Corporation since 1993 and likewise serves as a director and Treasurer of Honeystar Holdings Corporation. He is the Vice President for Real Estate of Jollibee Foods Corporation since 1989. He was appointed as Chief of Real Estate Officer in 2015.	4. Rizza Marie Joy Sia-Javelona – is the Treasurer and Chief Finance Officer of Injap Investments Inc. She serves as the Treasurer of People's Hotel Corp. and as a Director of Hotel of Asia, Inc. She graduated from University of the Philippines Visayas with a degree in Bachelor of Science in Accountant.	3. Ferdinand J. Sia – is the President and Chief Operating Officer of Injap Investments Inc. He also served as Director of Mang Inasal Philippines, Inc. from 2006-2016. He graduated from the University of the Philippines Visayas with a degree in Bachelor of Arts in Political Science and took up law in Arellano University School of Law.	a degree in Chemical Engineering. He was likewise conferred by the University of Santo Tomas an honorary Degree Doctor of Business Administration on February 15, 2018.

/	looph Tashustions is
o.	o. <b>Joseph Ianbunilong</b> – Is line President of Jollibee Philippines
Sto	uly 1, 2013. He is
Pr	President of Red Ribbon Philippines,
ho	having served there since 2008. He
<u>Q</u>	I from Atene
	University with a degree in
	Management Engineering.
7.	7. <b>Gary P. Cheng</b> — is an investment
00	banking professional with over 20
уе	years of corporate finance and
00	capital markets experience. He is
	currently the Managing Director and
× (2	CO-Lookles of Formal Cities Capital Markets Limited since 2007. Dr. Chena
se	served as the former President/CEO of
· -	Amalgamated Investment
	and former Vice President of
n,	tment Banking at
fro	from 1993 to 2001. Dr. Cheng obtained
his	is doctorate in Philosophy from
Ur	University of Leeds, England in 1991.
œ	8. Vicente S. Perez, Jr. – served as the
fre	Secretary of the Department of Energy from 2001 to 2005 and Managing
Di	Director of the Board of Investments in
	2001. He is also the current Chairman of WWF Philippines and a member of
×	WWF – International. Mr. Perez has a
3	Master's Degree in Business
. A	Administration – International Finance
lica Pe	trom the Wharton School University of Pennsylvania and a Bachelor's
	2

			Degree in Business Economics from the University of the Philippines.
Recommendation 1.2			
<ol> <li>Board is composed of a majority of non- executive directors.</li> </ol>	COMPLIANT	Identify or provide link/reference to a document identifying the directors and the type of their directorships	The Board is composed of a majority of Non-Executive Directors:
			NAME OF TYPE OF DIRECTORS DIRECTORSHIP
			무뜨
			TONY TAN NON-EXECUTIVE
			CAKTIONG DIRECTOR
			FERUNANU J. SIA EXECUTIVE
			RIZZA MARIE JOY J. EXECUTIVE
			LIAM TAN
			JOSEPH NON-EXECUTIVE
			TIONG
			GARY P. CHENG INDEPENDENT DIRECTOR
			VICENTE S. PEREZ INDEPENDENT DIRECTOR
Recommendation 1.3			
<ol> <li>Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.</li> </ol>	COMPLIANT	Provide link or reference to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors.	The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides that:
			"DD shall conduct an orientation program for first-time directors to ensure that they are appropriately
			ities, before beginning

apprised of their duties and responsibilities, before beginning their directorships; and relevant annual continuing for all incumbent directors which will promote an effective board			
"DD shall conduct an orientation program for first-time directors to			
The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides		COMPLIANT	<ol> <li>Company has relevant annual continuing training for all directors.</li> </ol>
qualification of the directors in carrying-out their duties and responsibilities			
$\equiv \nabla $			
ensure that they are appropriately apprised of their duties and responsibilities, before beginning their			
"DD shall conduct an orientation program for first-time directors to	covered.		
DoubleDragon Corporation, provides that:	orientation program and trainings of directors for the previous year, including the number of hours attended and topics		
The May 30, 2017 <b>Revised Code of Corporate Governance</b> of	Provide information or link/reference to a document containing information on the	COMPLIANT	2. Company has an orientation program for first time directors.
their es.			
performance and continuing availification of the directors in			
which will promote an effective board			

	• 3	responsibilities."
duties and	their	carrying out
directors in	of the	qualification
continuing	and	performance

During the year 2017, the Board of Directors have attended the following training regarding corporate governance:

TRAININGS/	DATE/PLAC	TRAINING INSTITUTION
	CONDUCTE	
	D	
Annual	,11 tsuguA	Institute of
Corporate	2017 at	Corporate
Governanc	Jollibee	Directors
e Training	Plaza	
Program	Building	

This whole-day training aims to provide participants with fundamental and essential appreciation of the benefits and impact of modern corporate governance best practices.

Other trainings and seminars attended by members of the Board include the following:

Mr. Vicente S. Perez attended the Corporate Governance Seminar conducted by ROAM, Inc. on December 19, 2018.

The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides that:	Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her	COMPLIANT	
			Recommendation 1.5
	Provide link or reference to a progress report in achieving its objectives.		
	policy and measureable objectives for implementing board diversity.		board diversity and reports on progress in achieving its objectives.
	Provide information on or link/reference to a document containing the company's		<ol> <li>Company has a policy on and discloses measurable objectives for implementing its</li> </ol>
			Optional: Recommendation 1.4
The current Board is composed of seven (7) males and one (1) female.			
achieve optimal decision-making."			
promotes different perspectives and			
competence, knowledge, gender,			
Board diversity may refer to distinctions	board.		
"DD encourages diversity in its Board.	Indicate gender composition of the		
DoubleDragon Corporation, provides:	the company's board diversity policy.		
30, 2017 <b>Revised Code</b>	Provide information on or link/reference	COMPLIANT	1. Board has a policy on board diversity.
			Recommendation 1.4
2018.			
ng conducted by torate Directors or			
Mr. William Tan Untiong attended the Advanced Corporate Governance			

relevant industry		
governance issuances,		
laws, regulations, all		
c. Keeps abreast on relevant		
official records of the		
committees, as well as other		
meetings of the Board and its		
integrity of the minutes of the		
b. Safe keeps and preserves the		
those meetings;		
committees to set agendas for		
the chairs of the Board and its		
board calendar, and assisting		
meetings and the annual		
of Board and committee		
preparing an annual schedule		
their meetings, including		
nittees in the co		
a. Assists the Board and the board		
following dution and responsibilities		
Chairman or President of the		
the corporation		
The Corporate Secretary is primarily		
auties and responsibilities through		
and shall likewise be apprised of his		
training on corporate governance		
ompliance Of		
is a separate individual from the		
duties by a Corporate Secretary, who	functions.	
"The Board at all times is assisted in its	name audifications duties and	

that:	corporate governance Italining attended.			
Corporate	document containing information on the		corporate governance.	
The May 30 201 <b>Revised</b>	Provide information or link/reference to a	COMPIIANT	Corporate Secretary attends training/s on	4
of the Board of Directors as allowed		COMPLIANT	the Board of Directors.	
The Corporate Secretary is a member		- NON	Corporate Secretary is not a member of	ω
duties and responsibilities through				
training on corporate governance				
Secretary, should annually attend a				
is a separate individual from the Corporate				
duties by a Corporate Secretary, who				
"The Board, at all times, is assisted in its				
that:				
DoubleDragon Corporation, provides				
The May 30, 2017 Revised Corporate Governance		COMPLIANT	Corporate Secretary is a separate individual from the Compliance Officer.	Ņ
101 2022				
See results of Organizational Meeting				
William Tan Untiong.				
The Corporate				
responsibilities as m provided by the SEC."				
j. Performs such other duties and				
conform				
i. Oversees the drafting of the by-laws and ensures that they				

		including number of hours and topics covered
The Corporate Secretary has attended the Annual Corporate Governance Training Program conducted by the Institute of Corporate Directors and the Advanced Corporate Governance Training conducted by the Institute of Corporate Directors on October 5, 2018. Said training aims to provide participants with fundamental and essential appreciation of the benefits and impact of modern corporate governance best practices.	WILLIAM TAN UNTIONG. He has been a Director of Jollibee Foods Corp. since 1993 and likewise serves as a Director and Treasurer of Honeystar Holdings Corporation. He is the Vice President for Real Estate of Jollibee Foods Corp. since 1989. He was appointed as Chief Real Estate Officer in 2015. He graduated from Adamson University in 1975 with a bachelor's degree in Civil Engineering.	"The Board, at all times, is assisted in its duties by a Corporate Secretary, who is a separate individual from the Compliance Officer. The Corporate Secretary should annually attend a training on corporate governance and shall likewise be apprised of his duties and responsibilities through continuing training.

1. Board is assisted by a Compliance Officer.	Recommendation 1.6	Optional: Recommendation 1.5  1. Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	
COMPLIANT			
Provide information on or link/reference to a document containing information on the Compliance Officer, including his/her name, position, qualifications, duties and functions.		Provide proof that corporate secretary distributed board meeting materials at least five business days before scheduled meeting	
Corporate Governance of DoubleDragon Corporation, provides that:  "The Board should ensure that it is assisted in its duties by a Compliance Officer, with adequate stature and authority in the DD. The Compliance Officer should not be a member of the Board of Directors and should annually attend a training on corporate governance.  The Compliance Officer is a member of the DD's management team in charge of the Corporate Secretary, he/she is primarily liable to the corporation and its shareholders, and not to the Chairman or President of the Company. He/she has, among others, the following duties and responsibilities:  a. Ensures proper onboarding of new directors (i.e., orientation on the company's business.			

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The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides that: "The Board should ensure that it is assisted in its duties by a Compliance Officer, with adequate stature and authority in the DD. The Compliance Officer should not be a member of the Board of Directors and should annually attend a training on corporate governance."	COMPLIANT	3. Compliance Officer is not a member of the board.
The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides that:  "The Board should ensure that it is assisted in its duties by a Compliance Officer, with adequate stature and authority in the DD. The Compliance Officer should not be a member of the Board of Directors and should annually attend a training on corporate governance."	COMPLIANT	2. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.
The Compliance Officer is <b>Atty. Joselito L. Barrera, Jr.</b> He is a graduate of Arellano University – School of Law and was admitted to the Philippine Bar in year 2006.  See results of Organizational Meeting for 2022.		

The training attended by the Compliance Officer regarding corporate governance is the 5 <sup>th</sup> Annual GGAPP Forum Good Governance, Ethics and Compliance held at Conrad Manila on May 24, 2017.			
corporate governance "			
annually attend a training on			
Board of Directors and <b>should</b>			
Officer should not be a member of the			
authority in the DD. The Compliance			
Officer, with adequate stature and			
assisted in its duties by a Compliance			
"The Board should ensure that it is			
	topics covered		
that:	attended, including number of hours and		
DoubleDragon Corporation, provides	the corporate governance training		
Corporate Governance of	to a document containing information on		corporate governance.
The May 30, 2017 Revised Code of	Provide information on or link/reference	COMPLIANT	4. Compliance Officer attends training/s on

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

"The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, and			
	meeting)		
that:	include board resolutions, minutes of		
DoubleDragon Corporation, provides	the directors performed their duties (can		and in the best interest of the company.
Corporate Governance of	document containing information on how   Corporate		good faith, with due diligence and care,
The May 30, 2017 Revised Code of		COMPLIANT	1. Directors act on a fully informed basis, in
			Recommendation 2.1

	Indicate frequency of review of the vision, mission and core values.		
http://www.doubledragon.com.ph/page/vision-mission-core-values	Indicate or provide link/reference to a document containing the company's vision, mission and core values.	COMPLIANT	<ol> <li>Board has a clearly defined and updated vision, mission and core values.</li> </ol>
			Supplement to Recommendation 2.2
The frequency of review of business objectives and strategy is from time to time.			
implementation, in order to sustain the company's long-term viability and strength."			
company's business objectives and strategy, and monitor their	objectives and strategy		
"The Board should oversee the	Indicate frequency of review of business		objectives and strategy.
that:	include board resolutions, minutes of meeting)	COMPLIANT	<ol><li>Board oversees and monitors the implementation of the company's business</li></ol>
Corporate Governance of DoubleDragon Corporation, provides	the directors performed this function (can		and approval of the company's business objectives and strategy.
30, 2017 Revised Code	Provide information or link/reference to a	COMPLIANT	Board oversees the development, review
			Recommendation 22
due diligence and care, and in the best interest of the company and all shareholders."			
The Board members should act on a fully informed basis, in good faith, with			
shareholders and other stakeholders.			
known to all directors as well as to			
other legal pronouncements and auidelines, should be clearly made			

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"The Board should have and disclose in its Code a formal and transparent board nomination and election policy that should include how it accepts nominations from minority shareholders and reviews nominated candidates. The policy should also include an assessment of the effectiveness of the Board's processes and procedures in the nomination, election, or replacement of a director. In addition, its process of identifying the quality of directors should be aligned with the strategic direction of the company			
Nomination and Succession		COMPLIANT	<ol><li>Board adopts a policy on the retirement for directors and key officers.</li></ol>
The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides that:	Disclose and provide information or link/reference to a document containing information on the company's succession planning policies and programs and its implementation	COMPLIANT	<ol> <li>Board ensures and adopts an effective succession planning program for directors, key officers and management.</li> </ol>
			Recommendation 2.4
http://www.doubledragon.com.ph/p	Chairperson, including his/her name and qualifications		
DoubleDragon Corporation's Chairperson is Mr. Edgar J. Sia II.	Provide information or reference to a document containing information on the	COMPLIANT	<ol> <li>Board is headed by a competent and qualified Chairperson.</li> </ol>
			Recommendation 2.3
The Board has a strategy execution process by providing trainings and seminars about corporate governance to the Management of the company for its effective performance.	Provide information on or link/reference to a document containing information on the strategy execution process.	COMPLIANT	2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.

3. Directors do no or deliberations remuneration.	2. Board adopts c relationship bet performance.	Board aligns the officers and board interests of term interests of the control of the contr	Recommendation 2.5			
Directors do not participate in discussions or deliberations involving his/her own remuneration.	Board adopts a policy specifying the relationship between remuneration and performance.	Board aligns the remuneration of key officers and board members with longterm interests of the company.	2.5			
COMPLIANT	COMPLIANT	COMPLIANT				
	relationship between remuneration and performance.	Provide information on or link/reference to a document containing information on the company's remuneration policy and its implementation, including the				
should be sufficient to be able to attract and retain the services of qualified and competent directors and officers. A portion of the remuneration of executive directors may be structured or be based on corporate and individual performance.	Remuneration of Directors and Officers  "The levels of remuneration of DD	The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides:		5. In case of failure of election for the independent director, the Chairman of the meeting shall call a separate election during the same meeting to fill up the vacancy."	4. The specific slot for independent directors shall not be filled-up by unqualified nominees.	shall be eligible for election as an Independent Director. No other nomination shall be entertained after the Final List of Candidates shall have been prepared. No further nomination shall be entertained or allowed on the floor during the actual stockholders' meeting.

	Provide information on or link/reference to a document containing measurable standards to align performance-based		2. Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term
The remuneration of senior executives is presented to the Board of Directors for approval.	Provide proof of board approval	COMPLIANT	1. Board approves the remuneration of senior executives.
			Optional: Recommendation 2.5
regulate the payment of the party compensation, allowances, fees and fringe benefits to its directors and officers."			
Commission may, in exceptional cases, e.g., when a corporation is			
and top four (4) management officers			
compensation that may be paid,			
clear, concise and understandable disclosure of all fixed and variable			
DD's annual reports and information and proxy statements shall include a			
(			
corporation. No director should participate in deciding on his			
the particular needs of the			
remuneration or determination of			
transparent procedures for the			
DD may establish formal and			

For Executive and Non-executive Directors:  The election of all Directors is held during each regular stockholders' meeting, unless a vacancy occurred which shall be filled in immediately during a meeting called for the purpose and the person so elected shall serve only the unexpired portion of his predecessor in office.			
The company's Code of Governance provides that:  Nomination and Succession  "The Board should have and disclose in its Code a formal and transparent board nomination and election policy that should include how it accepts nominations from minority shareholders and reviews nominated candidates. The policy should also include an assessment of the effectiveness of the Board's processes and procedures in the nomination, election, or replacement of a director. In addition, its process of identifying the quality of directors should be aligned with the strategic direction of the company.	Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders.  Provide proof if minority shareholders have a right to nominate candidates to the board  Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	COMPLIANT	1. Board has a formal and transparent board nomination and election policy.
	remuneration with the long-term interest of the company.		interest, such as claw back provision and deferred bonuses.

Independent Directors	Non- Executive Directors	Executive Directors	B. REAPPOINTMENT	
Shall follow	Shall follow the process for nominati on of directors.	w ess inati of of	MENT	during the same meeting to fill up the vacancy
Must have all	Must have all the qualificat ions and none of the disqualifi cations of a director as mention ed above.	Must have all the qualificati ons and none of the disqualific ations of a director as mentione d above.		

Dago 21 of 160		SEC Form — I-ACGR * Updated 21Dec2017	SEC Form – I-AC
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adviser,	two-		
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as an	holding		
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person's	stockhol		
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Executive Directors/	Non-	Executive Directors /	E. REMOVAL	Independent Directors
removed from	shall be	A director		Directors elected or appointe d without possessin g the qualifica tions mention ed herein or possessin g the disqualifications as well shall vacate their positions immedia tely.
permanen †	grounds for	Possession the		ation shall become permanen t.  Same as above, in addition to possession of the disqualific ations to be an independent director.

									Directors	<u>-</u>												
								;	Non-executive Directors	<u>.</u>												
	directors.	<u>o</u> f	election	on and	nominati	for		the	similar to	shall be	director	Ω	ment of	reinstate	for	Cess	The	directors.	<u>o</u> f	election	on and	nominati
d herein.	provide	director	for a	cations	disqualifi	the	none of	and	tions	qualifica	all the	possess	must	director	ď,	reinstate	To be				herein.	provided
							.,															

<ol> <li>Board nomination and election policy includes how the company accepted nominations from minority shareholders.</li> </ol>	2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.		
COMPLIANT	COMPLIANT		
"The Board should have and disclose in its Code a formal and transparent	The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides that:	Executive Directors / T Non- Executive Directors/ Independent Directors	Independent Directors
Nomination and Succession  Board should have and discode a formal and transpo	2017 Revised Governance Corporation,	The Compar director permanently temporarily.	The process for reinstatem ent of a director shall be similar to the process for nomination and election of directors.
cession  and disclose transparent	ed Code of nce of on, provides	The Company removes a director either permanently or temporarily.	To be reinstated , a director must possess all the qualificati ons and none of the disqualific ations for a director provided herein.

					strategic direction of the company.	6. Board has a process for identifying the quality of directors that is aligned with the	of a director.	effectiveness of the Board's processes in the nomination, election or replacement		5 Roard nomination and plantion policy	candidates.	<ol> <li>Board nomination and election policy includes how the board shortlists</li> </ol>
						COMPLIANT				COMBILANT		COMPLIANT
1. The nomination of the independent director shall be conducted by the Nomination Committee prior to a stockholders' meeting. All recommendations shall be signed by the nominating stockholders together with the acceptance and conformity by the would-be nominees.	For Independent Directors:	during a meeting called for the purpose and the person so elected shall serve only the unexpired portion of his predecessor in office.	during each regular stockholders' meeting, unless a vacancy occurred which shall be filled in immediately	The election of all Directors is held	the company.  For Executive and Non-executive  Directors:	aligned with the strategic direction of	election, or replacement of a director. In addition, its process of identifying	effectiveness of the Board's processes and procedures in the nomination,	include an assessment of the	snareholders and reviews nominated	nominations from minority	board nomination and election policy that should include how it accepts

	or other external sources of candidates	other external sources of candidates (such as director databases set up by director or
	Identify the professional search firm used	1. Company uses professional search firms or
5. In case of failure of election for the independent director, the Chairman of the meeting shall call a separate election during the same meeting to fill up the vacancy."		
4. The specific slot for independent directors shall not be filled-up by unqualified nominees.		
Nomination Committee shall prepare a final list of candidates which shall contain all the information about all the nominees for the independent directors. The list shall be made available to the SEC and to all the stockholders through the filing and distribution of the Information Statement or Proxy Statement, or in such other reports the Corporation is required to submit to the Commission.  3. Only nominees whose names appear on the Final List of Candidates shall be eligible for election as an Independent Director. No other nomination shall be entertained after the Final List of Candidates shall have been prepared. No further nomination shall be entertained or allowed on the floor during the actual stockholders' meeting.		

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1. Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for		3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	riew ch cy of	responsibility in ensuring up-wide policy and related party and other unusual or ring transactions.	Recommendation 2.7	shareholder bodies) when searching for
COMPLIANT  Provide information on a materiality threshold for RPT disclosure and approval, if any.  Provide information on RPT categories		COMPLIANT	COMPLIANT  Identify transactions that were approved pursuant to the policy.	COMPLIANTProvide information on or reference to adocument containing the company'spolicy on related party transaction,including policy on review and approvalof significant RPTs		
Under Paragraph 4 of the company's <b>Conflict of Interest Policy</b> , A director who is related with one of the Company's supplier or client, or the owner or representative of the supplier, client, or any person or entity who has business dealings with the Company, within the 4 <sup>th</sup> civil degree of consanguinity or affinity, should	The company has a policy regarding Related Party Transactions through the Conflict of Interest Policy: <a href="http://www.doubledragon.com.ph/ir/companys-policies">http://www.doubledragon.com.ph/ir/companys-policies</a>	party transaction of the company and should be composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	The Board may also organize a Related Party Transaction (RPT) Committee, which should be tasked with reviewing all material related	The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides that:		

			Recommendation 2.8	
	Provide information on voting system, if any.	COMPLIANT	2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	
disclose such relationship with the Board.  The requisites for approval are: (a) the present of the Director in the Board meeting in which the transaction or contract was approved was not necessary to constitute a quorum for such meeting; (b) That the vote of said Director was not necessary for the approval of the transaction or contract; and (c) that the transaction or contract is fair and reasonable under the circumstances.			purposes of applying the thresholds for disclosure and approval.	l l

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).			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).
document containing the Board's policy and responsibility for assessing the performance of management.  Provide information on the assessment process and indicate frequency of assessment of performance.			document containing the Board's policy and responsibility for approving the selection of management.  Identity the Management team appointed
Corporate Governance of DoubleDragon Corporation, provides that:  "The Board should be responsible for ensuring and adopting an effective succession planning program for directors, key officers and management to ensure growth and a continued increase in the shareholders' value. This should include adopting a policy on the	See Management Team	The Management Team is composed of:	Corporate Governance of Double Dragon Properties Corp., provides that:  "The Board should be responsible for ensuring and adopting an effective succession planning program for directors, key officers and management to ensure growth and a continued increase in the shareholders' value. This should include adopting a policy on the retirement age for directors and key officers as part of management succession and to promote dynamism in the corporation."

	responsibility for overseeing that an appropriate internal control system is in		
The May 30, 2017 <b>Revised Code of Corporate Governance</b> of	Provide information on or link/reference to a document showing the Board's	COMPLIANT	<ol> <li>Board oversees that an appropriate internal control system is in place.</li> </ol>
			Recommendation 2.10
plans, operating budgets and Management's overall performance."			
implementation of such policies and strategies, including the business			
evaluate and monitor the			
programs that can sustain its long-term viability and strenath. Periodically			
capital expenditures. Establish			
"Provide sound strategic policies and guidelines to the corporation on major			
And that they:			
Management's performance.			Board and Senior Management.
the means to effectively monitor			is at par with the standards set by the
that shall a lide its activities including			performance management tramework that ensures that personnel's performance
corporation's vision, mission, strategic		COMPLIANT	2. Board establishes an effective
"The Board should formulate the			set by the Board and Senior Management.
that:	for management and personnel.		performance is at par with the standards
DoubleDragon Corporation, provides	performance management framework		that ensures that Management's
30, 20	Provide information on or link/reference	COMPLIANT	Board establishes an effective     Derformance management framework
			Recommendation 2.9
In the corporation"			
succession and to promote dynamism			
officers as part of management			

							<ol> <li>The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.</li> </ol>
							COMPLIANT
							place and what is included in the internal control system
<ul> <li>a. Definition of the duties and responsibilities of the President</li> </ul>	(i) The minimum internal control mechanisms for the performance of the Board's oversight responsibility may include:	integrity of financial and operational information, the effectiveness and efficiency of operations, the safeguarding of assets, and compliance with laws, rules, regulations and contracts.	nd ef s an Jding	management information and risk management reporting systems; and (d) an independent audit mechanism to monitor the	the corporation in a sound and prudent manner; (c) the organizational and procedural controls supported by effective	corporation consists of (a) the Board which ensures that the corporation is properly and effectively managed and supervised; (b) a Management that	DoubleDragon Corporation, provides that:  "The control environment of the

Corporate Governance of DoubleDragon Corporation, provides that:  "XII. Strengthening the Internal Control System and Enterprise Risk Management Framework  C. Enterprise Management System	to a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was guided by the framework.  Provide proof of effectiveness of risk management strategies, if any.	COMPLIANT	place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business 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.
30, 20	Provide information on or link/reference	COMPLIANT	Recommendation 2.11  1. Board oversees that the company has in
Corporate Governance of DoubleDragon Corporation, provides that:  "DD may establish an internal audit system that can reasonably assure the Board, Management and stockholders that its key organizational and operational controls are faithfully complied with. The Board may appoint an Internal Auditor to perform the audit function, and may require him to report to a level in the organization that allows the internal audit activity to fulfill its mandate. The Internal Auditor shall be guided by the International Practice of Internal Auditing."	Provide reference or link to the company's Internal Audit Charter	COMPLIANT	3. Board approves the Internal Audit Charter.
extent of regulatory compliance."			

	Indicate the types of decision requiring board of directors' approval and where there are disclosed.		<ol> <li>Company discloses the types of decision requiring board of directors' approval.</li> </ol>
	Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any.		<ol> <li>Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.</li> </ol>
			Optional: Principle 2
http://www.doubledragon.com.ph/files/reports/Policy on Insider Trading.pdf	Provide information on or link/reference to a document showing company's insider trading policy.	COMPLIANT	1. Board has a clear insider trading policy.
			Additional Recommendation to Principle 2
		COMPLIANT	<ol><li>Board Charter is publicly available and posted on the company's website.</li></ol>
http://www.doubledragon.com.ph/p rospectus#		COMPLIANT	<ol><li>Board Charter serves as a guide to the directors in the performance of their functions.</li></ol>
and	where the board Charrer is disclosed.		and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.
http://www.doubledragon.com.ph/a	Provide link to the company's website	COMPLIANT	1. Board has a Board Charter that formalizes
			Recommendation 2.12
g. Monitoring and evaluating the effectiveness of the organization's risk management process.			

**Principle 3:** Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and

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

Recommendation 3.1			
focus on specific board functions to aid in	COMPLIANT	document containing information on all	Corporate Governance of
the optimal performance of its roles and		the board committees established by the	) nogr
responsibilities.		company.	that:
			" III. Establishing Board Committees
			The Board shall constitute the proper committees to assist it in good corporate governance.
			i. The Executive Committee;
			<ul><li>iii. Nomination Committee;</li><li>iv. Compensation and Personnel Committee;</li></ul>
			The Board may also organize the following:
			<ul><li>Corporate Governance Committee;</li></ul>
			<ul><li>vi. Board Risk Oversight Committee;</li><li>vii. Related Party Transaction</li></ul>
Recommendation 3.2			(0)
<ol> <li>Board establishes an Audit Committee to enhance its oversight capability over the</li> </ol>	COMPLIANT	Provide information or link/reference to a document containing information on the	The May 30, 2017 <b>Revised Code of Corporate Governance</b> of
company's financial reporting, internal control system, internal and external audit		Audit Committee, including its functions.	) nogr
processes, and compliance with applicable laws and regulations.		Indicate if it is the Audit Committee's responsibility to recommend the	

	07)
g. Evaluates and determines the non- audit work, if any, of the External Auditor, and periodically reviews the	
f. Prior to the commencement of the audit, discusses with the External Auditor the nature, scope and expenses of the audit, and ensures the proper coordination if more than one audit firm is involved in the activity to secure proper coverage and minimize duplication of efforts;	
e. Reviews and monitors Management's responsiveness to the Internal Auditor's findings and recommendations;	
d. Establishes and identifies the reporting line of the Internal Auditor to enable him to properly fulfill his duties and responsibilities. For this purpose, he should directly report to the Audit Committee;	
c. Oversees the Internal Audit Department, and recommends the appointment and/or grounds for approval of an internal audit head or Chief Audit Executive (CAE). The Audit Committee should also approve the terms and conditions for outsourcing internal audit services;	
compliance with applicable laws and regulations;	

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j. Performs oversight functions over the corporation's Internal and External Auditors. It ensures the independence	
i. Reviews the disposition of the recommendations in the External Auditor's management letter;	
<ul> <li>Going concern assumptions</li> <li>Compliance with accounting standards</li> <li>Compliance with tax, legal and regulatory requirements</li> </ul>	
<ul> <li>Areas where a significant amount of judgment has been exercised</li> <li>Significant adjustments resulting from the audit</li> </ul>	
Any change/s in accounting policies     and practices	
h. Reviews and approves the Interim and Annual Financial Statements before their submission to the Board, with particular focus on the following matters:	
pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the corporation's Annual Report and Annual Corporate Governance Report;	
paid to him and to the corporation's overall consultancy expenses. The committee should disallow any non-audit work that will conflict with his duties as an External Auditor or may	

at least three (3) directors, who shall preferably have accounting and finance backgrounds, one of whom shall be an independent director and another with audit experience.	Provide information or link/reference to a document containing information on the background, knowledge, skills, and/or experience of the members of the Audit Committee.	COMPLIANT	<ol> <li>All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.</li> </ol>	ω
The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides that:	Provide information or link/reference to a document containing information on the members of the Audit Committee, including their qualifications and type of directorship.	NON- COMPLIANT	<ol> <li>Audit Committee is composed of at least three appropriately qualified non- executive directors, the majority of whom, including the Chairman is independent.</li> </ol>	N
The Audit Committee meets with the Board without the presence of the CEO and periodically meets with the head of the internal audit.				
I. Recommends to the Board the appointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the corporation, and provides an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders."				
of Internal and External Auditors, and that both auditors are given unrestricted access to all records, properties and personnel to enable them to perform their respective audit functions; k. Coordinates, monitors and facilitates compliance with laws, rules and regulations;				

Ferdinand J. Sia – is the President and Chief Operating Officer of Injap Investments Inc. He also served as Director of Mang Inasal Philippines, Inc. from 2006-2016. He graduated from the University of the Philippines Visayas with a degree in Bachelor of Arts in Political Science and took up law in Arellano University School of Law.	Gary P. Cheng is an investment banking professional with over 20 years of corporate finance and capital markets experience. He is currently the Managing Director and co-founder of Fortman Cline Capital Markets Limited since 2007. Dr. Cheng served as the former President/CEO of Amalgamated  Bancorporation from 2003 and 2008 and former Vice President of Investment Banking at J.P. Morgan from 1993 to 2001. Dr. Cheng obtained his doctorate in Philosophy from University of Leeds, England in 1991.	1. Mr. Gary P. Cheng (Chairman); 2. Mr. Ferdinand J. Sia (Member); and 3. Ms. Rizza Marie Joy J. Sia (Member).	The members of the Audit Committee are:	The chair of the Audit Committee should be an independent director.

			Rizza Marie Joy J. Sia — is the Treasurer
			and Chief Finance Officer of Injap
			Treasurer of People's Hotel Corp. and
			as a Director of Hotel of Asia, Inc. She
			graduated from University of the
			Philippines Visayas with a degree in
			Bachelor of Science in Accountancy
75	)));;;;;;;;		and is a Certified Public Accountant.
not the Chairman of the Board or of any		document containing information on the	Committee is Mr. Gary P. Cheng.
other committee.		Chairman of the Audit Committee	
			age/board-of-directors
			See results of Organizational Meeting
			<u>for 2022</u> .
Supplement to Recommendation 3.2	COMBINANT	Provide 550 f that the Andit Cosseitted	20 0017 <b>Build Col</b>
services conducted by the external	COMPLIANT	approved all non-audit services	Corporate Governance of
QUALOT.		conducted by the external auditor.	that the Audit Committee:
			"Evaluates and determines that 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 corporations'
			overall consultancy expenses. The
			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 corporation's Annual Report and Annual Corporate Governance Report."
<ol> <li>Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.</li> </ol>	COMPLIANT	Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present.	There is non-interference from the management when it comes to the meetings periodically done by the Audit Committee regarding the external audit team.
Optional: Recommendation 3.2			
<ol> <li>Audit Committee meet at least four times during the year.</li> </ol>		Indicate the number of Audit Committee meetings during the year and provide proof	
2. Audit Committee approves the appointment and removal of the internal auditor.		Provide proof that the Audit Committee approved the appointment and removal of the internal auditor.	
Recommendation 3.3			
<ol> <li>Board establishes a Corporate         Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities,     </li> </ol>	COMPLIANT	Provide information or reference to a document containing information on the Corporate Governance Committee, including its functions	The August 17, 2018, Minutes of the Board of Directors Meeting provides that:
assigned to a Nomination and		Indicate if the Committee undertook the	Approval to Create a New Committee
Remuneration Committee.		process of identifying the quality of directors aligned with the company's	"The Annual Integrated Corporate Governance Questionnaire suggests
		strategic direction, if applicable.	the creation of a Corporate Governance Committee. The
			Corporate Governance Committee
			effectiveness and due observance of
			sound corporate governance principles and aids in fulfilling its

	Provide information or link/reference to a document containing information on the	NON- COMPLIANT	Board establishes a separate Board Risk     Oversight Committee (BROC) that should
			Recommendation 3.4
	Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof.		1. Corporate Governance Committee meet at least twice during the year.
			Optional: Recommendation 3.3.
Chief Justice Artemio Panganiban is an Advisor to the Board.			
The Chairman of the Corporate Governance Committee is Chief Justice Artemio Panganiban.	Provide information or link/reference to a document containing information on the Chairman of the Corporate Governance	NON- COMPLIANT	3. Chairman of the Corporate Governance Committee is an independent director.
The members of the Corporate Governance Committee are not independent directors.			
Tan Untiong and Rizza Marie Joy S.  Javelona serve as members	Committee, including their qualifications and type of directorship.		ol whom should be independent directors.
The Corporate Governance Committee is headed by Chief Justice	Provide information or link/reference to a document containing information on the	COMPLIANT -	2. Corporate Governance Committee is composed of at least three members, all
See results of Organizational Meeting for 2022.			
corporate governance responsibilities and its oversight of the Company's corporate governance practices with respect to laws, rules and regulations on corporate governance issued by the SEC, PSE and other regulatory bodies."			

The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides that:	Provide information on or link/reference to the company's committee charters, containing all the required information, particularly the functions of the	COMPLIANT	1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.
			Recommendation 3.4
	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.	NON- COMPLIANT	2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.
The company has yet to establish the Related Party Transaction (RPT) Committee.	Provide information or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions.	NON- COMPLIANT	<ol> <li>Board establishes a Related Party         Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.     </li> </ol>
			Recommendation 3.5
	Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC.	NON- COMPLIANT	<ol> <li>At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.</li> </ol>
	Provide information or link/reference to a document containing information on the Chairman of the BROC	NON- COMPLIANT	3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.
	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship	NON- COMPLIANT	<ol> <li>BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.</li> </ol>
The company has yet to establish the Board Risk Oversight Committee (BROC).	Board Risk Oversight Committee (BROC), including its functions		be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.

		Committee that is necessary for	
2. Committee Charters provide standards for evaluating the performance of the	COMPLIANT	performance evaluation purposes.	(i) The Executive Committee
Committees.			The Executive Committee shall
			t (3) members of
			Board. Members of the Committee
			shall be appointed by the Board,
			who shall also appoint a Committee
			Chairperson and Committee
			Secretary. In accordance with this,
			members of the Committee may be
			removed or replaced, and any
			vacancies in the Committee shall be
			filled by the Board.
			The Executive Committee's primary
			purpose is to function when the
			Board is not in session. The
			Committee shall have all the power
			and authority of the Board in the
			governance, management and
			direction of the business and affairs
			of the Company except for those
			Section 35 of the Corporation Code
			the Company's By-Laws and other
			pertinent laws, rules or regulations.
			:
			Executive Committee shall h
			the tollowing duties and
			responsibilities:
			a. Assist the Board in overseeing

appointment and/or grounds for	
$\circ$	
c. Oversees the Internal Audit	
regulations;	
compliance with applicable laws and	
financial data, and (d) ensure	
and reliability of the company's	
irregularities, (c) protect the accuracy	
occurrence of fraud and other	
effective utilization, (b) prevent	
company's resources and ensure their	
place in order to (a) safeguard the	
checks and balances should be in	
processes that will provide a system of	
internal control procedures and	
and security of physical and	
system, integrity of financial reporting,	
the corporation's internal control	
the adequacy and effectiveness of	
Department, monitors and evaluates	
b. Through the Internal Audit (IA)	
of the IA Charter;	
well as oversees the implementation	
Internal Audit and the audit plan as	
which formally defines the role of	
Internal Audit Charter (IA Charter),	
$\mid$ a. Recommends the approval the	
committee shall have the following	
independent director. The	
Committee should be an	
experience. The chair of the Audit	

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duties as an External Auditor or may pose a threat to his independence.	
audit work that will conflict with his	
overall consultancy expenses. The committee should disallow any non-	
paid to him and to the corporation's	
Auditor in relation to the total fees	
non-audit fees paid to the External	
Auditor and periodically reviews the	
g. Evaluates and determines the non-	
duplication of efforts;	
secure proper coverage and minimize	
audit firm is involved in the activity to	
proper coordination if more than one	
Addition the rights and ensures the	
f. Prior to the commencement of the	
Internal Auditor's findings and recommendations:	
e. Reviews and monitors	
Committee;	
he should directly report to the Audit	
enable him to properly fulfill his duties	
reporting line of the Internal Auditor to	
d Establishes and identifies the	
internal audit services;	
torms and conditions for outsourcing	
Chief Audit Executive (CAE). The Audit	

properties and personnel to enable them to perform their respective qualit	
unrestricted access to all records,	
that both auditors are given	
of Internal and External Auditors, and	
Auditors. It ensures the independence	
corporation's Internal and External	
i Performs oversight functions over the	
Auditor's management letter;	
recommendations in the External	
i. Reviews the disposition of the	
and regulatory requirements	
6. Compliance with tax, legal	
4. Going concern assumptions	
om the c	
3. Significant adjustments	
exercised	
amount of judgment has been	
2. Areas where a significant	
policies and practices	
1. Any change/s in accounting	
matters:	
with particular focus on the following	
before their submission to the Board,	
and Annual Financial Statements	
h. Reviews and approves the Interim	
Governance Report;	
be disclosed in the corporation's	

rticle/board-committees	the Committee Charters are disclosed.		on the company's website.
http://www.doubledragon.com.ph/a	Provide link to company's website where	COMPLIANT	3. Committee Charters were fully disclosed
independent, including the Chairman.			
directors, two of whom should be			
of at least three non-executive			
company and should be composed			
related party transactions of the			
tasked with reviewing all material			
(RPT) Committee, which should be			
b) A Related Party Transaction			
on risk and risk management.			
thorough knowledge and experience			
the committee must have relevant			
committee. At least one member of			
of the Board or of any other			
Chairman should not be the Chairman			
including the Chairman. The			
should be independent directors,			
three members, the majority of whom			
BROC should be composed of at least			
functionality and effectiveness. The			
Management system to ensure its			

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

## Recommendation 4.1

The

Directors

attend

and actively

							COMPLIANT
attendance and participation of directors	document containing information on the	Provide information or link/reference to a	committee meetings.	tele/videoconferencing board and/or	process and procedure for	document containing information on the	Provide information or link/reference to a

and regulations of the Commission.

conducted in accordance with the rules

tele-/videoconferencing

Committees and shareholders in person or participate in all meetings of the Board,

through

The May 30, 2017 **Revised Code of Corporate Governance** of that: Corporate DoubleDragon Corporation, provides

company, the directors should devote "To show full commitment to the the time and attention necessary to

The guiding principle shall be that the maximum number of directorship or officership for a particular director shall be limited by his ability to perform his duties diligently.	Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously.  Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies	COMPLIANT	1. 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.
			Recommendation 4.2
The members of the Board are permitted to raise questions on items presented before them. There are no impediments that prevent them from doing so.	Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors	COMPLIANT	3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.
The directors should 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, except when justifiable causes, such as, illness, death in the immediate family and serious accidents, prevent them from doing so. In Board and Committee meetings, the director should review meeting materials and if called for, ask the necessary questions or seek clarifications and explanations."		COMPLIANT	2. The directors review meeting materials for all Board and Committee meetings.
properly and effectively perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business.	to Board, Committee and shareholders' meetings.		

The Board has two (2) independent directors.	Provide information or link/reference to a document containing information on the number of independent directors in the board	NON - COMPLIANT	Recommendation 5.1  1. The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.
affairs	and independent judgment on all corporate	cise an objective	Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs
of the majority of those present plus one independent director and one director from Injap Investments Inc. and one from Honeystar Holdings Corporation.	for board decisions		at least 2/3 for board decisions.
50 50 50 + (50g) 51 5 1 5 + 50 50 50 50 50 50 50 50 50 50 50 50 50	1 0 ~	Compliant	
		Compliant	<ol><li>Company schedules board of directors' meetings before the start of the financial year.</li></ol>
		Compliant	<ol> <li>Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.</li> </ol>
			Optional: Principle 4
The company has yet to form a policy requiring directors to notify the company's Board before accepting a directorship in another company.	Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.	NON - COMPLIANT	<ol> <li>The directors notify the company's board before accepting a directorship in another company.</li> </ol>
			Recommendation 4.3
http://www.doubledragon.com.ph/page/board-of-directors			

1. Company has no shareholder agreements, by-laws provisions, or other arrangements	Supplement to Recommendation 5.2	1. The independent directors possess all the qualifications and none of the disqualifications to hold the positions.
COMPLIANT		COMPLIANT
Provide link/reference to a document containing information that directors are not constrained to vote independently.		Provide information or link/reference to a document containing information on the qualifications of the independent directors.
No shareholders agreement with independent directors.		DoubleDragon Corporation has two (2) independent directors, namely:  1. Gary P. Cheng – is an investment banking professional with over 20 years of corporate finance and capital markets experience. He is currently the Managing Director and co-founder of Fortman Cline Capital Markets Limited since 2007. Dr. Cheng served as the former President/CEO of Amalgamated Investment Banking at J.P. Morgan from 1993 to 2001. Dr. Cheng obtained his doctorate in Philosophy from University of Leeds, England in 1991.  2. Vicente S. Perez, Jr. – served as the Secretary of the Department of Energy from 2001. He is also the current Chairman of WWF Philippines and a member of WWF – International. Mr. Perez has a Master's Degree in Business Administration – International Finance from the Wharton School University of Pennsylvania and a Bachelor's Degree in Business Economics from the University of the Philippines.

	CEO.		Recommendation 5.5
that the Chairman and the CEO are one and the same.	document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer.  Identify the relationship of Chairman and	COMPLIANT	Executive Officer have clearly defined responsibilities.
DoubleDragon Corporate Chairman of the Board and (Executive Officer is Edgar J. Sia II.	Identify the company's Chairman of the Board and Chief Executive Officer	NON - COMPLIANT	
No independent director has served for more than nine (9) years.	Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting.	COMPLIANT	3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.
The current set of independ directors served for nine (9) years.	Provide information or link/reference to a document containing information on the company's policy on term limits for its independent director	COMPLIANT	<ol> <li>The company bars an independent director from serving in such capacity after the term limit of nine years.</li> </ol>
a) Mr. Gary P. Cheng who served as such for nine (9) years; and (b) Mr. Vicente S. Perez, Jr. who served as such for nine (9) years.	Provide information or link/reference to a document showing the years IDs have served as such.	COMPLIANT	I. The independent directors serve tor a cumulative term of nine years (reckoned from 2013).
			Recommendation 5.3
			that constrain the directors' ability to vote independently.

1. If the Chairman of the Board is not an	NON-	Provide information or link/reference to a	The company has yet to incorporate in
independent director, the board designates a lead director among the independent directors.	COMPLIANT	document containing intormation on a lead independent director and his roles and responsibilities, if any.	requiring that if the Chairman of the Board is not an independent director, the board designates a lead director.
		Indicate if Chairman is independent.	among the independent directors.
Recommendation 5.6	COMBILANT	Drovido proof of obstoption if this was the	The bas adolfod a Material Delated
transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	!	Case	Party Transaction Policy, a policy requiring directors with material interest in a transaction affecting the corporation to disclose its interests in a transaction and require the approval of at least 2/3 vote of the Board of Directors.
			See Material Related-Party Transaction Policy
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	Provide proof and details of said meeting, if any.  Provide information on the frequency and attendees of meetings.	The company currently does not have a policy in the Code of Corporate Governance requiring that the non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the
<ol><li>The meetings are chaired by the lead independent director.</li></ol>	COMPLIANT		internal audit, compliance and risk functions, without any executive present.
			However, the members of the Audit
			auditor and the head of the Corporation's internal audit to discuss
			statements of the Corporation at least

	5. Every three years, the assessments are supported by an external facilitator.	4. Each committee conducts a self- assessment of its performance.	3. The individual members conduct a selfactor assessment of their performance.	an annual self-assessment as a whole.  Inducts a self-assessment e.	<b>Principle 6:</b> The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.  Recommendation 6.1	ctors is a former CEO of the past 2 years.	Optional: Principle 5	
	COMPLIANT Identify the external facilitator and provide proof of use of an external facilitator.	COMPLIANT	COMPLIANT	COMPLIANT  Provide proof of self-assessments conducted for the whole board, the individual members, the Chairman and the Committees	ess is through an assessment process. The Board should er it possesses the right mix of backgrounds and comp	COMPLIANT Provide name/s of company CEO for the past 2 years	_	
(i) The Board should conduct an annual self-assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment	performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.  A. Board Evaluation	× '' ()	Assessing Board Performance  The best measure of the Board's	The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides that:	d regularly carry out evaluations to etencies.	The CEO of the company for the past two (2) years is Mr. Edgar J. Sia II.		twice a year to discuss the audit plan and audit results.

(i) The Board should conduct an annual self-assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment should be supported by an external			
The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.		COMPLIANT	2. The system allows for a feedback mechanism from the shareholders.
The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides that:  Assessing Board Performance	Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual directors and committees, including a feedback mechanism from shareholders	COMPLIANT	1. 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.
should be supported by an external facilitator. (ii) The Board should have in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, the individual directors, committees and such system should allow for a feedback mechanism from the shareholders.			

shareholders.	
feedback mechanism from the	
such system should allow for a	
individual directors, committees and	
performance of the Board, the	
criteria and process to determine the	
system that provides, at the minimum,	
(ii) The Board should have in place a	
facilitator.	

**Principle 7:** Members of the Board are duty-bound to apply high ethical standards, taking into account the interests of all stakeholders.

<b>₽</b>	Recommendation 7.1		מוווכמו זמווממומג, ומאוומ וווס מכככסווו ווופ		Kelloldels.	
1.	<ol> <li>Board adopts a Code of Business Conduct</li> </ol>	COMPLIANT	Provide information on or link/reference	Business		Senior
	and Ethics, which provide standards for		to the company's Code of Business	Conduct	Directors	Managem
	professional and ethical behavior, as well		Conduct and Ethics.	and Ethics		ent and
	as articulate acceptable and			of DDPC		Employees
	unacceptable conduct and practices in					
	internal and external dealings of the					
	company.					
2	The Code is properly disseminated to the	COMPLIANT	Provide information on or discuss how the			
	Board, senior management and		company disseminated the Code to its			
	employees.		Board, senior management and			
			employees.			
ω	3. The Code is disclosed and made available	COMPLIANT	Provide a link to the company's website			
	to the public through the company		where the Code of Business Conduct and			
	website.		Ethics is posted/ disclosed.			

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(f) Use of Company funds, Assets and Information	
1. It is a duty of a director to conduct fair business transactions with the Company and avoid any personal bias with respect to Board decisions. 2. It is the duty of a director to observe confidentiality	as director.
All assets by the Company shall be used solely in furtherance of its business. Likewise, every employee must observe confidentiality with respect to non-public information it may acquire by reason of their being an employee.	an employee of the Company.

nt and Labor Laws & Policies

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									<b>×</b>	temporaril	ntly or	permane	as such		either by	process,	due	rules on	to the	d, subject	discipline		A Director
or dismissal.	grounds for suspension	the	particularly	discipline	employee	process of	the	Conductin	s Code of	Company'	the	addition to		regulations	and	other laws	Code and	of Labor	provisions	relevant	adopts the	Company	The

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Directors shall attempt in good faith to resolve any conflict that may arise between them relating to their rights and responsibil ities provided in the Articles of Incorpora tion, By- Laws and the Code on Corporat e Governan ce.	nce of of or provides:	The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides:  DISQUALIFICATION OF DIRECTORS	The May 30, Corporate DoubleDrage	Provide information on or link/reference to a document containing information on the company's policy and procedure on curbing and penalizing bribery	COMPLIANT	1. Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.
shall attempt in good faith to resolve any conflict that may arise between them relating to their rights and responsibil ities provided in the Articles of Incorpora tion, By- Laws and the Code on Governan		ce.				
birectors shall attempt in good faith to resolve any conflict that may arise between them relating to their rights and responsibil ities provided in the Articles of Incorpora tion, By- Laws and the Code on Corporat		e Governan				
shall attempt in good faith to resolve any conflict that may arise between them relating to their rights and responsibil ities provided in the Articles of Incorpora tion, By- Laws and the Code		Corporat				
birectors shall attempt in good faith to resolve any conflict that may arise between them relating to their rights and responsibil ities provided in the Articles of Incorpora tion, By- Laws and		the Code				
shall attempt in good faith to resolve any conflict that may arise between them relating to their rights and responsibil ities provided in the Articles of Incorpora		Laws and				
blirectors shall attempt in good faith to resolve any conflict that may arise between them relating to their rights and responsibil ities provided in the Articles of		tion, By-				
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shall attempt in good faith to resolve any conflict that may arise between them relating to their rights	investigati	and				
shall attempt in good faith to resolve any conflict that may arise between them	<u>-</u>					
shall attempt in good faith to resolve any conflict that may arise between	administrat	α †				
shall attempt in good faith to resolve any conflict that may arise	accordan	between				
shall attempt in good faith to resolve any conflict that may	resolved in	arise				
shall attempt in good faith to resolve any conflict	e shall be	that may				
shall attempt in good faith to resolve any	governanc	conflict				
shall attempt in good faith to resolve	corporate					
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b Directors	the Code	attemnt	Vesciono			
	Conflicts	Directors shall	(j) Conflict			

			matural of Juliaical, conhected in any
			"Construction-related Parties"), as a
			consequence and by reason of this
			Agreement; or by reason and in
			connection with the Construction-
			related Parties office or employment."
Recommendation 7.2			
<ol> <li>Board ensures the proper and efficient</li> </ol>	COMPLIANT	Provide proof of implementation and	The company's Code of Conduct was
implementation and monitoring of		monitoring of compliance with the Code	made effective on February 19, 2018.
compliance with the Code of Business		of Business Conduct and Ethics and	
Conduct and Ethics.		internal policies.	
2. Board ensures the proper and efficient	COMPLIANT		There is a strict implementation of the
implementation and monitoring of		Indicate who are required to comply with	Code in the company. In fact,
compliance with company internal		the Code of Business Conduct and Ethics	commission of an act that is contrary
policies.		and any findings on non-compliance.	to the company's Code may be
			penalized by dismissal.
			The employees, without any distinction
			as to rank, are required to comply with the Code of Conduct and internal
			policies.

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

VIII. Enhancing Company Disclosure Policies and Procedures			condition, results and business operations.
DISCLOSURE AND TRANSPARENCY	shareholders and other stockholders		stakeholders that gives a fair and complete picture of a company's financial
DoubleDragon Corporation, provides:	procedures including reports distributed/made available to		comprehensive, accurate, reliable and timely report to shareholders and other
Corporate Governance of	to the company's disclosure policies and		policies and procedures to ensure a
The May 30, 2017 <b>Revised Code of</b>	Provide information on or link/reference	COMPLIANT	<ol> <li>Board establishes corporate disclosure</li> </ol>
			Recommendation 8.1

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which should be submitted to the regulators and posted on the	
governance policies, programs and procedures should be contained in its	
acquisition or disposal of assets.	
independent party to evaluate the fairness of the transaction price on the	
company should appoint an	
shareholders and other stakeholders.	
assets, which could adversely affect the viability or the interest of its	
acquisition or disposal of significant	
the public of every material tact or every that occurs, particularly on the	
fair, accurate and timely disclosure to	
(vi) The company should make a full,	
Governance Report.	
approved during the year should be disclosed in its Annual Corporate	
significant RPTs reviewed and	
In their Manual on Corporate Governance. The material or	
or infrequently occurring transactions	
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(v) The company should disclose its	
individual basis, including termination	
the remuneration	
Annual Corporate Governance  Report Also companies should	

In the company.  Report are published in the website and in the PSE Edge:  Report are published in the website and in the PSE Edge:  Report are published in the website and in the PSE Edge:  Report are published in the website and in the PSE Edge:  Report are published in the website and in the PSE Edge:  Please see Annual Report.  Please see 2022 Annual Report.	in the company.		**************************************
re the Report are and in the P and in the P Please see 2 company  ompany  en the Please see 2 company  ty position	in the company.		Recommendation 8.2
	Provide link or reference to the company's annual report where the following are disclosed:  1. principal risks to minority shareholders associated with the identity of the company's controlling shareholders;  2. cross-holdings among company affiliates; and  3. any imbalances between the controlling shareholders' voting power and overall equity position	COMPLIANT	2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.
Please see disclosures in the website:  http://www.doubledragon.com.ph/disclosures  of days within which of DoubleDragon Corporation are published within ninety (90) days from the end of the fiscal year, while interim respectively.  (45) days from the end of the reporting period.  Please see:  http://www.doubledragon.com.ph/page/financial-reports	Indicate the number of days within which the consolidated and interim reports were published, distributed or made available from the end of the fiscal year and end of the reporting period, respectively.	COMPLIANT	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.

		-	Recommendation 8.3
See Public Ownership Report as of December 31, 2022  See Conglomerate Map	Provide link or reference to the company's Conglomerate Map.		the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).
The shareholdings of the Directors and officers are indicated in the Public Ownership report filed at the PSE periodically.	Provide information on or link/reference to the shareholdings of directors, management and top 100 shareholders.	COMPLIANT	<ol> <li>Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes</li> </ol>
es/reports/Policy on Insider Trading.p			Supplement to Recommendation 8.2
business days.  http://www.doubledragon.com.ph/fil			
officers to disclose/report to the company any dealings in the company's shares within three			
(ii) The Company should have a policy requiring all directors and			
corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations			
The company should establish			
VIII. Enhancing Company Disclosure Policies and Procedures	number/percentage and date of transaction.		illiee bosiless days.
DISCLOSURE AND TRANSPARENCY	indicate actual aedlings of directors involving the corporation's shares		dealings in the company's shares within
The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides:	directors and officers to disclose their dealings in the company's share.	COMPLIANT	company any dealings in the company's shares within three business days.  2. Company has a policy requiring all officers

Board fully discloses all relevant and material information on individual board members to evaluate their experience	COMPLIANT	Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other	The information about the Directors are shown on page 7 of the 2022 Definitve Information Statement.
and qualifications, and assess any potential conflicts of interest that might affect their judgment.		boards, other executive positions, professional experiences, expertise and relevant trainings attended.	See 2022 Information Statement
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and	COMPLIANT	Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership in other boards other executive positions	The information about the Directors are shown on page 7 of the 2022 Definitve Information Statement.
qualitications, and assess any potential conflicts of interest that might affect their judgment.		professional experiences, expertise and relevant trainings attended.	See 2022 Information Statement
Recommendation 8.4  1. Company provides a clear disclosure of its policies and procedure for setting Roard	COMPLIANT	Disclose or provide link/reference to the	The May 30, 2017 Revised Code of
remuneration, including the level and mix of the same.		board remuneration	REMUNERATION OF DIRECTORS
<ol><li>Company provides a clear disclosure of its policies and procedure for setting</li></ol>	COMPLIANT	Disclose or provide link/reference to the company policy and practice for	AND OFFICERS
executive remuneration, including the level and mix of the same.		determining executive remuneration	The levels of remuneration of DD
			attract and retain the services of
			and officers. A portion of the
			remuneration of executive
			directors may be structured or be
			based on corporate and individual performance.
			DD may establish formal and
			transparent procedures for the
			lent
			executive remuneration or determination of remuneration

It is the policy of the company that all transactions to be entered into by the			
interlocking director relationships by members of the Board.	9. other terms and conditions		
children and parents, and of	approved) based on the		
affiliates, stockholders, officers and	approving, names and		
Company, its subsidiaries and	of the board		
transactions between and among the	8. the required approval (i.e., names		
honesty of any related-party	transaction:		
performance of their duties and in	6. terms of the transaction;		
honesty, integrity and fairness in the	<ol><li>amount or contract price;</li></ol>		
Board shall conduct themselves with	<ol><li>4. type/nature of transaction;</li></ol>		
It is the policy of the company that the	3. transaction date;		
	<ol><li>relationship with the party;</li></ol>		
See 2022 Information Statement	1. name of the related counterparty:		
Definitive Information Statement.	document containing the following		year.
Please see pages 23 of the 2022	previous year or reference to a		RPTs reviewed and approved during the
	Provide information on all RPTs for the	COMPLIANT	2. Company discloses material or significant
Governance Report.			
disclosed in its Annual Corporate			
approved during the year should be			
significant RPTs reviewed and			
Governance. The material or			
in their Manual on Corporate			
or infrequently occurring transactions			
Transactions (RPTs) and other unusual			
cies governing Re			
The company should disclose its			
Policies and Procedures	discussion on that particular transaction.		
VIII. Enhancing Company Disclosure	interest abstained from the board		
	10 +0;12 -0 -1 +0; -0 -1 +		

directors, including their spouses,			
See 2022 Information Statement  It is the policy of the company that the Board shall conduct themselves with honesty, integrity and fairness in the performance of their duties and in their dealings that would ensure the honesty of any related-party transactions between and among the Company, its subsidiaries and affiliates, stockholders, officers and			they are fair and at arms' length.
Please see pages 23 of the 2022 Definitive Information Statement	Provide link or reference where this is	COMPLIANT	1. Company discloses that RPTs are
Directors disclose their interest on a particular transaction to prevent conflict of interest.	Indicate where and when directors disclose their interests in transactions or any other conflict of interests.	COMPLIANT	1. Company requires directors to disclose their interests in transactions or any other conflict of interests.
			Supplement to Recommendation 8.5
The companies controlled by the DoubleDragon Majority Shareholders have a number of commercial transactions with the Company. The Company had entered into a number of transactions with its related parties, which primarily consist of advances and reimbursements of expenses and sale and purchase of real estate properties and development.			
company shall be approved by the			

			Supplement to Recommendation 8.6
	Disclose the rules and procedures for evaluating the fairness of the transaction price, if any.		
values of properties acquired to ensure fairness of the transaction.	evaluate the fairness of the transaction price		evaluate the fairness of the transaction price on the acquisition or disposal of assets.
The company is aware of market	Identify independent party appointed to	COMPLIANT	2. Board appoints an independent party to
			affect the viability or the interest of its shareholders and other stakeholders.
			particularly on the acquisition or disposal of significant assets, which could adversely
plan-for-2020-2025			material fact or event that occur,
http://www.doubledragon.com.ph/article/doubledragon-crafts-growth-	Provide link or reference where this is disclosed	COMPLIANT	<ol> <li>Company makes a full, fair, accurate and timely disclosure to the public of every</li> </ol>
			Recommendation 8.6
It is the policy of the company that all transactions to be entered into by the company shall be approved by the Board.  The companies controlled by the Board.  The companies controlled by the DoubleDragon Majority Shareholders have a number of commercial transactions with the Company. The Company had entered into a number of transactions with its related parties, which primarily consist of advances and reimbursements of expenses and sale and purchase of real estate properties and development.			
children and parents, and of interlocking director relationships by			

		COMPLIANT	d. Dividend Policy
		COMPLIANT	c. Non-financial performance indicators
		COMPLIANT	b. Financial performance indicators
		COMPLIANT	a. Corporate Objectives
Please see 2022 Annual Report.	Provide link or reference to the company's Annual Report containing the said information.	COMPLIANT	1. Does the company's Annual Report disclose the following information:
			Optional: Principle 8
The Revised Code of Corporate Governance of DoubleDragon Corporation was submitted to the SEC on April 12, 2017.	Provide proof of submission.	COMPLIANT	1. Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.
		COMPLIANT	3. Company's MCG is posted on its company website.
		COMPLIANT	2. Company's MCG is submitted to the SEC and PSE.
See Manual on Corporate Governance	where the Manual on Corporate Governance is posted.		policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).
	Provide link to the company's website	COMPLIANT	1. Company's corporate governance
			Recommendation 8.7
			confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.
tence of an investment eholders agreement.	disclosed.		justification and details on shareholder agreements, voting trust agreements,
The company has disclosed the	Provide link or reference where these are	COMPLIANT	<ol> <li>Company discloses the existence,</li> </ol>

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The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial,	contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	financial and compliance controls) and risk management systems.  The Applial Report/Applial CG Report	The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational.	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.	<ul><li>g. Total remuneration of each member of the board of directors</li></ul>	f. Attendance details of each director in all directors meetings held during the year	e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors
COMPLIANT		COMPILANT	COMPLIANT	COMPLIANT	COMPLIANT	COMPLIANT	COMPLIANT
Provide link or reference to where these are contained in the Annual Report	contained in the Annual Report	Provide link or reference to where this is	Provide link or reference to where this is contained in the Annual Report	Provide link or reference to where this is contained in the Annual Report			
Please see Management Discussions and Analysis of the Annual Report at Page 46:	and Analysis of the Annual Report at Page 46:  Please see 2022 Annual Report.	Please see 2022 Annual Report.  Please see Management Discussions	Please see Management Discussions and Analysis of the Annual Report at Page 46:				

social, economic).	operational including IT, environmental,	
	Please see 2022 Annual Report.	

INTERNAL CONTROL SYSTEM AND RISK MANAGEMENT FRAMEWORK	recommending the appointment, reappointment, removal and fees of the company's external auditor.		and tees of the external auditors.
<b>Corporate Governance</b> of DoubleDragon Corporation, provides:	document containing information on the process for approving and		approving and recommending the appointment, reappointment, removal,
The May 30, 2017 Revised Code of	Provide information or link/reference to a	COMPLIANT	1. Audit Committee has a robust process for
			Recommendation 9.1
exercise effective oversight of the	ropriate selection of an external auditor, and nhance audit quality.	lards for the appro-	<b>Principle 9:</b> 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.
Please see 2022 Annual Report.			operational including IT, environmental, social, economic).

## COMPLIANT external auditor. Indicate the percentage of shareholders reappointment, removal and fees of the that ratified the appointment

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shareholders.

approved by the Board and ratified by the

removal, and fees of the external auditor is

recommended by the Audit Committee,

The appointment, reappointment,

## IX. Strengthening the External AND RISK ORK

Auditor's Independence and

Improving Audit Quality

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

## (A) External Auditor

appointment, auditor should be recommended by removal, and fees of the external recommending robust process for approving and the Audit Committee, approved by reappointment, removal, and fees of The Audit Committee should have a external the appointment, auditor. reappointment, The

shareholders. For removal of external auditor, the reasons and required disclosures. public through the company website disclosed to the regulators and the removal Board and change ratified should be ₫

suitability and effectiveness on an objectivity and the effectiveness of external auditor's independence and oversight to review and monitor the auditors and exercising effective monitoring the external auditor's requirements. The Charter should also consideration relevant Philippine responsibility on assessing the integrity include the Audit Committee's The Audit Committee Charter should audit process, taking into independence of on reviewing and Audit Committee's regulatory externa

given the guidelines or policies on viewed as impairing the externa non-audit services, which could be potential conflict of interest situations, Annual Report to deal with the performed by its external auditor in the Committee should be alert for any potential conflict of interest. The Audit The company should disclose the non-audit services

disclosed to the regulators and the public		to a document containing the company's reason for removal or change	auditor yet in the company.
Supplement to Recommendation 9.1			
<ol> <li>Company has a policy of rotating the lead audit partner every five years.</li> </ol>	COMPLIANT	Provide information on or link/reference to a document containing the policy of rotating the lead audit partner every five years.	The lead auditor of the company which audited the financial statements of the company changed last 2014 and it is still the current lead auditor of the company.
Recommendation 9.2	_		_
<ol> <li>Audit Committee Charter includes the Audit Committee's responsibility on:</li> </ol>	COMPLIANT	Provide link/reference to the company's Audit Committee Charter	The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides
<ul> <li>i. assessing the integrity and independence of external auditors;</li> <li>ii. exercising effective oversight to</li> </ul>			that:  "The Audit Committee shall consist
review and monitor the external			of at least three (3) directors, who
auditor's independence and			shall preferably have accounting
iii. exercising effective oversight to			and finance backgrounds, one of
			whom shall be an independent
effectiveness of the audit process,			experience. The chair of the Audit
Taking into consideration relevant			Committee should
regulatory requirements.			independent director. The committee shall have the following
2. Audit Committee Charter contains the	COMPLIANT	Provide link/reference to the company's	functions:
Committee's responsibility on reviewing and monitoring the external auditor's		Audit Committee Charter	a. Recommends the approval the
suitability and effectiveness on an annual			which formally defines the role of
Ç Ç Ş Ş			Internal Audit and the audit plan as
			of the IA Charter;

d. Establishes and identifies the reporting line of the Internal Auditor to enable him to properly fulfill his duties and responsibilities. For this purpose, he should directly report to the Audit Committee;	c. Oversees the Internal Audit Department, and recommends the appointment and/or grounds for approval of an internal audit head or Chief Audit Executive (CAE). The Audit Committee should also approve the terms and conditions for outsourcing internal audit services;	b. Through the Internal Audit (IA) Department, monitors and evaluates the adequacy and effectiveness of the corporation's internal control system, integrity of financial reporting, and security of physical and information assets. Well-designed information assets. Well-designed internal control procedures and processes that will provide a system of checks and balances should be in place in order to (a) safeguard the company's resources and ensure their effective utilization, (b) prevent occurrence of fraud and other irregularities, (c) protect the accuracy and reliability of the company's financial data, and (d) ensure compliance with applicable laws and regulations;

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Any change/s in accounting policies and	
before their submission to the Board, with particular focus on the following matters:	
h. Reviews and approves the Interim	
Governance Report;	
be disclosed in the corporation's Annual Report and Annual Corporate	
`''	
duties as an External Auditor or may	
audit work that will conflict with his	
committee should disallow any non-	
paid to him and to the corporation's	
Auditor in relation to the total fees	
non-audit fees paid to the External	
Auditor and periodically reviews the	
g. Evaluates and determines the non-	
duplication of efforts;	
secure proper coverage and minimize	
audit firm is involved in the activity to	
expenses of the audit, and ensures the	
Auditor the nature, scope and	
audit, discusses with the External	
f. Prior to the commencement of the	
(	
Internal Auditor's findings and	
Management's responsiveness to the	
Peviews	

			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.	Supplement to Recommendations 9.2			
			COMPLIANT				
			Provide link/reference to the company's Audit Committee Charter				
b. Through the Internal Audit (IA)	a. Recommends the approval the Internal Audit Charter (IA Charter), which formally defines the role of Internal Audit and the audit plan as well as oversees the implementation of the IA Charter;	"The Audit Committee shall consist of at least three (3) directors, who shall preferably have accounting and finance backgrounds, one of whom shall be an independent director and another with audit experience. The chair of the Audit Committee should be an independent director. The committee should be functions:	The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides that:		The Audit Committee meets with the Board without the presence of the CEO and periodically meets with the head of the internal audit.	on the manner by which the tinancial statements should be prepared and presented to the stockholders."	independent audit of the corporation, and provides an objective assurance

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e. Reviews and monitors  Management's responsiveness to the		
d. Establishes and identifies the reporting line of the Internal Auditor to enable him to properly fulfill his duties and responsibilities. For this purpose, he should directly report to the Audit Committee;		
c. Oversees the Internal Audit Department, and recommends the appointment and/or grounds for approval of an internal audit head or Chief Audit Executive (CAE). The Audit Committee should also approve the terms and conditions for outsourcing internal audit services;		
the adequacy and effectiveness of the corporation's internal control system, integrity of financial reporting, and security of physical and information assets. Well-designed internal control procedures and processes that will provide a system of checks and balances should be in place in order to (a) safeguard the company's resources and ensure their effective utilization, (b) prevent occurrence of fraud and other irregularities, (c) protect the accuracy and reliability of the company's financial data, and (d) ensure compliance with applicable laws and regulations;		
Department, monitors and evaluates		$\neg$

	D. W.	dut pos The be Ans	5 C O O P O O O O O O O O O O O O O O O O	Se ex	Int rea
<ul> <li>Any change/s in accounting policies and practices</li> </ul>	h. Reviews and approves the Interim and Annual Financial Statements before their submission to the Board, with particular focus on the following matters:	dualit work that will contilct 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 corporation's Annual Report and Annual Corporate Governance Report;	g. Evaluates and determines 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 corporation's overall consultancy expenses. The committee should disallow any non-	f. Prior to the commencement of the audit, discusses with the External Auditor the nature, scope and expenses of the audit, and ensures the proper coordination if more than one audit firm is involved in the activity to secure proper coverage and minimize duplication of efforts;	Internal Auditor's findings and recommendations;

			and provides an objective assurance on the manner by which the financial statements should be prepared and
			presented to the stockholders."
			The Audit Committee meets with the
			Board without the presence of
			CEO and periodically meets with the
			head of the internal audit.
<ol><li>Audit Committee ensures that the external auditor has adequate quality control</li></ol>	COMPLIANT	Provide link/reference to the company's Audit Committee Charter	The May 30, 2017 Revised Code  Corporate Governance
procedures.			) nogr
			that:
			"The Audit Committee shall consist
			of at least three (3) directors, who
			snall preterably have accounting
			whom shall be an independent
			director and another with audit
			H
			independent director
			all h
			functions:
			a. Recommends the approval the
			which formally defines the role of
			Internal Audit and the audit plan as
			well as oversees the implementation of the IA Charter;
			b. Through the Internal Audit (IA)
			the adequacy and effectiveness of

<ul> <li>Any change/s in accounting policies and practices</li> <li>Areas where a significant amount of judgment has been exercised</li> </ul>	h. Reviews and approves the Interim and Annual Financial Statements before their submission to the Board, with particular focus on the following matters:	g. Evaluates and determines 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 corporation'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 corporation's Annual Report and Annual Corporate Governance Report;	f. Prior to the commencement of the audit, discusses with the External Auditor the nature, scope and expenses of the audit, and ensures the proper coordination if more than one audit firm is involved in the activity to secure proper coverage and minimize duplication of efforts;

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removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the corporation, and provides an objective assurance on the manner by which the financial statements should be prepared and	
and regulations;  1. Recommends to the Board the appointment, reappointment,	
them to perform their respective audit functions;  k. Coordinates, monitors and facilitates compliance with laws rules	
Auditors. It ensures the independence of Internal and External Auditors, and that both auditors are given unrestricted access to all records, properties and personnel to enable	
Auditor's management letter;  j. Performs oversight functions over the	
O)	
<ul> <li>Going concern assumptions</li> <li>Compliance with accounting standards</li> <li>Compliance with tax, legal</li> </ul>	
Significant adjustments resulting from the audit	

Fees paid for non-audit services do not outweigh the fees paid for audit services.	Supplement to Recommendation 9.3	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.	Recommendation 9.3  1. Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	
COMPLIANT		COMPLIANT	COMPLIANT	
Provide information on audit and non- audit fees paid.		Provide link or reference to guidelines or policies on non-audit services	Disclose the nature of non-audit services performed by the external auditor, if any.	
The Audit Fees and Audit Related Fees of the External Auditor outweigh the all other fees.		The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides that the Audit Committee:  "Evaluates and determines the nonaudit 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 corporation's overall consultancy expenses. The committee should disallow any nonaudit 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 corporation's Annual Report and Annual Corporate Governance Report."	There are no non-audit services performed by the external auditor.	The Audit Committee meets with the Board without the presence of the CEO and periodically meets with the head of the internal audit.

2						1	Ad		
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).					category.	Company's external auditor is duly	Additional Recommendation to Principle 9		
COMPLIANT						COMPLIANT			
Provide information on the following:  1. Date it was subjected to SOAR inspection, if subjected;  2. Name of the Audit firm; and  3. Members of the engagement team inspected by the SEC.			<ol><li>Name, address, contact number of the audit firm.</li></ol>	<ol> <li>Accreditation number;</li> <li>Date Accredited;</li> <li>Expiry date of accreditation; and</li> </ol>	Name of the audit engagement	Provide information on company's			
Since R.G. Manabat & Co., audits listed companies it is subject to the SEC's SOAR inspection. However, it has yet to receive notification from the SEC for this matter.	5. Name of Audit Firm: R.G. Manabat & Co., Address: The KPMG Center, 6787 Ayala Ave, Makati Contact Number: (02) 885 7000	4. Expiry Date of Accreditation: June 27, 2025; and	3. Date Accredited: June 27, 2022;	2. With Accreditation no. of No. 08-001987-031-2022;	1. Daryl P. Virocel of R.G. Manabat & Co. (KPMG);	The company's external auditor is:	<u>Statement.</u>	Please see 2022 Definitive Information	Please see page 28 of the 2022 Definitive Information Statement.

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

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<b>Principle 11:</b> 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.		2. Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	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.	
nensive and estors, stak		COMPLIANT	COMPLIANT	
d cost-efficient communication channel for a eholders and other interested users.		Provide link to Sustainability Report, if any. Disclose the standards used.	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues.	
disseminating relevant information. This	http://www.doubledragon.com.ph/page/corporate-social-responsibility	It is the policy of the company to adopt to a standard/framework in reporting sustainability and non-financial issues by implementing said policy especially regarding EESG.	http://www.doubledragon.com.ph/ir/companys-policies	

Recommendation 11.1			
1. Company has media and analysts'	COMPLIANT	Disclose and identify the communication	Basically, it is the company's website
briefings as channels of communication to		channels used by the company (i.e.,	that is the medium of channel used
ensure the timely and accurate		website, Analyst's briefing, Media	by the company:
dissemination of public, material and		briefings /press conferences, Quarterly	
relevant information to its shareholders		reporting, Current reporting, etc.).	http://www.doubledragon.com.ph/h
and other investors.		Provide links, if any.	ome
Supplemental to Principle 11			
1. Company has a website disclosing up-to-	COMPLIANT	Provide link to company website	http://www.doubledragon.com.ph/h
date information on the following:			<u>ome</u>
a. Financial statements/reports (latest	COMPLIANT		http://www.doubledragon.com.ph/p
quarterly)			age/tinancial-reports

<b>Principle 12:</b> 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.	risk management	<b>Principle 12:</b> To ensure the integrity, transparency and proper governance in effective internal control system and enterprise risk management framework.
Internal Control System and Risk Management Framework	ternal Control Syst	ln
Pursuant to SEC Memorandum Circular No. 11 Series of 2014 providing for the template for publicly-listed companies' website, DD has complied with such and its website is:  http://www.doubledragon.com.ph/rome	COMPLIANT	Additional Recommendation to Principle 11  1. Company complies with SEC-prescribed website template.
	COMPLIANT	f. Company's Articles of Incorporation and By-Laws
	COMPLIANT	e. Minutes of ASM and/or SSM
	COMPLIANT	d. Notice of ASM and/or SSM
	COMPLIANT	c. Downloadable annual report
http://www.doubledragon.com.ph/p	COMPLIANT	<ul> <li>b. Materials provided in briefings to analysts and media</li> </ul>

effective internal control system and enterprise risk management tramework.

## Recommendation 12.1

"XII. Strengthening the Internal Control System and Enterprise Risk Management Framework	Internal control system		
	Indicate frequency of review of the		
DoubleDragon Corporation, provides:			business.
Corporate Governance of	internal audit functions.		internal control system in the conduct of its
The May 30, 2017 Revised Code of	List quality service programs for the	COMPLIANT	<ol> <li>Company has an adequate and effective</li> </ol>

b. Peras co	a. Provid assurance Committ focusing effective control pright value effective and accommon activities Board, eand Mar	ii. Di indep that objec servic impro impro The fo	A. transpin the have contra
b. Performs as containe and/or bass assessment;	a. Provides an indepassurance service to Committee and focusing on effectiveness of the control processes in right values and ecounting in and accounting information, and (4) activities and information, and information, external and and Management;	ii. DD shall have in plindependent internal audit that provides an independ objective assurance, and a services designed to add valimprove the company's op. The following are the function internal audit, among others:	A. To ensure the transparency and proper goin the conduct of its affairs have a strong and effective control system and entermanagement framework. observe the following:
regulc d in th ed on	an indepervice to and on on sesses in and eteriormar infing in nicating and (4) and informal ance ement:	tinte es an ssuran ssuran signed e con g are g are lit, ama	ensure y and I duct of duct of and and hem a nt frai followi
ar and e anno the c	ppend to the to the d / reviiin (1) re goviin (1) rethics ance in the in	have ir nternal can indeprance, au led to accompany are the furnmeng of	the proper of its afficial effection and endinework imperorations.
speci ual au ompai	endent risk the Board Manag reviewing governan (1) promothics, (2) ence manag the organ risk and coordinat nation amothics amothics amothics internal c	in place audit fundependent and consuland value add value add value add rothers:	le ir yr gove fairs, [ yctive ynterpr yrk. D
<ul> <li>b. Performs regular and special audit as contained in the annual audit plan and/or based on the company's risk assessment;</li> </ul>	a. Provides an independent risk-based assurance service to the Board, Audit Committee and Management, focusing on reviewing the effectiveness of the governance and control processes in (1) promoting the right values and ethics, (2) ensuring effective performance management and accounting in the organization, (3) communicating risk and control information, and (4) coordinating the activities and information among the Board, external and internal auditors, and Management;	ii. DD shall have 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. The following are the functions of the internal audit, among others:	A. To ensure the integrity, transparency and proper governance in the conduct of its affairs, DD shall have a strong and effective internal control system and enterprise risk management framework. DD shall observe the following:
<b>とっ</b> 芸	2. M M Z 2 ± M M M M W ± ± M	φ αα α σ σ σ	

a. Defining a risk management strategy; b. Identifying and analyzing key risk exposures relating to economic, environmental, social and governance (EESG) factors and the achievement of the organization's strategic objectives; c. Evaluating each identified risk using the Company's predefined risk	Indicate frequency of review of the enterprise risk management framework.		
DD shall establish a separate, effective enterprise risk management function to identify, assess and monitor key risk exposures. The risk management function involves the following activities, among others:	<ol> <li>Company's risk management procedures and processes</li> <li>Key risks the company is currently facing</li> <li>How the company manages the key risks</li> </ol>		
The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides:  C. Enterprise Management System	Identify international framework used for Enterprise Risk Management  Provide information or reference to a document containing information on:	COMPLIANT	<ol> <li>Company has an adequate and effective enterprise risk management framework in the conduct of its business.</li> </ol>
<ul> <li>(2) Tax Reform for Acceleration and Inclusion (TRAIN) law held at DD Headquarters on February 22, 2018;</li> <li>(3) Leadership Skills Training held at DD Headquarters on April 11, 2018.</li> </ul>			
held at Conrad Manila on May 24, 2017;			

Optional: Recommendation 12.1	1. Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	
	COMPLIANT	
	Provide information on or link/ reference to a document containing the company's compliance program covering compliance with laws and relevant regulations.  Indicate frequency of review.	
	The company is complying with the SEC Rules on all the requirements to be submitted by a publicly-listed corporation (e.g. submission of the Annual Corporate Governance Report).	categories and parameters; d. Establishing a risk register with clearly defined, prioritized and residual risks; e. Developing, a risk mitigation plan for the most important risks to the Company, as defined by the risk management strategy; f. Communicating and reporting significant risk exposures including business risks (i.e., strategic, compliance, operational, financial and reputational risks), control issues and risk mitigation plan to the Board Risk Oversight Committee; and g. Monitoring and evaluating the effectiveness of the organization's risk management processes.

palified Chief Audit  ppointed by the Board.	and consulting services designed to add value and improve the company's operations.  Recommendation 12.3	ace an independent  compliant compli	Recommendation 12.2					key risks are identified, managed and reported to the board.	issues including disruption, cyber security,  and disaster recovery to ensure that all
Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities.		Disclose if the internal audit is in-house or outsourced. If outsourced, identify external firm.							process
The Chief Audit Executive is Ms. Lea R. Suberon. Her responsibility is to monitor and evaluate the adequacy of effectiveness of the company's internal control system, integrity of		The internal audit is in-house.		For any cyber-related issues there are web protection and security application to every computer issued by the company to restrict and avoid any malicious websites.	company email, Equicom is a third- party service provider for troubleshooting and data security for all the emails.	a High Availability Disaster Recovery (HADR) which is located at PLDT E-Vitro in Pasig to avoid any data loss. For the	inform the users. For disaster recovery, the IT department of the company has a daily back-up using Net backup and	troubleshoot to the company's servers/systems as well as assist and	process providing that for any disruption, there is an immediate

Company has a separate risk management function to identify, assess and monitor key risk exposures.  COMPLIANT Provide information on company's risk management function.
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.
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.

However, the Company's Code of	reference to a document containing		Chief Risk Officer (CRO), who is the
	(CRO) and provide information on or	COMPLIANT	Management System, the company has a
+50			Recommendation 12.5
The company seeks external technical support such as the Traffic Impact Assessment Study and the company building's Design by ASYA, an expert in the in the field of architectural design, providing clients with personalized service and the best architectural design system at the most economical construction cost.	Identify source of external technical support, if any.	COMPLIANT	Supplement to Recommendation 12.4  1. Company seeks external technical support in risk management when such competence is not available internally.
Company's predefined risk categories and parameters; d. Establishing a risk register with clearly defined, prioritized and residual risks; e. Developing, a risk mitigation plan for the most important risks to the Company, as defined by the risk management strategy; f. Communicating and reporting significant risk exposures including business risks (i.e., strategic, compliance, operational, financial and reputational, sues and risk mitigation plan to the Board Risk Oversight Committee; and g. Monitoring and evaluating the effectiveness of the organization's risk management processes."			

	Cultivatina a Svneraic Relationship with Shareholders	Cultivatina a Syn		
In this I-ACGR, the CEO AND CAE assure that there is a sound internal audit, control and compliance system that is in place and working effectively.	Provide link to CEO and CAE's attestation   In this I-ACGR, the CEO AND CAE assure that there is a sound internal audit, control and compliance system that is in place and working effectively.	COMPLIANT	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.	
			Additional Recommendation to Principle 12	Ado
Corporate Governance provides that the Company shall have a Risk Officer-in-Charge who is the ultimate champion of Enterprise Risk Management (ERM) and has adequate authority, stature, resources and support to fulfill his/her responsibilities, subject to company's size, risk profile and complexity of operations.	his/her responsibilities and qualifications/background.	NON - COMPLIANT	ultimate champion of Enterprise Risk Management (ERM).  2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	?

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			
<ol> <li>Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.</li> </ol>	COMPLIANT	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights	The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides:
			Promoting Shareholder Rights
			DD shall treat all shareholders fairly and equitably, and also recognize,
			their rights.
			(i) It shall be the duty of the Board to promote shareholder rights, remove
			impediments to the exercise of
			shareholder rights and allow

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the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly	
(iii) The Board shall encourage active	
before the meeting.	
least twenty eight (28) business days	
sending the Notice of Annual and     Special Shareholders' Meeting with	
active shareholder participation by	
a proxy. The Board shall encourage	
ahead of time of their right to appoint	
The STOCKHOIDERS meeting. IT they	
encourage them to personally attend	
be maintained with stockholders to	
notices, open communications shall	
(ii) In addition to the sending of	
decisions, subject to legal constraints.	
necessary to make informed	
ibution of shareholder	
the way for electronic filing and	
voting in person. The Board shall pave	
to sha	
administrative or practical	
removing excessive costs and other	
Board shall be instrumental in	
through appropriate mechanisms. The	
solution of collective action problems	
's' voting rights and t	
exercise	
of their rights. The Board shall	
possibilities to seek redress for violation	

XXX XXX			
2.Two Hundred Million Preferred Shares with a par value of One Hundred Pesos (P100.00) per share, with the following rights and privileges;			
XXX			
The stockholders shall have no pre- emptive right to subscribe to all issue or dispositions of shares of any class.			
"1. Five Billion (5,000,000,000.00) Common Shares with a par value of Ten Centavo (P.10) per share.			and transfer rights.
The Amended Articles of Incorporation dated April 8, 2016 provides:	Provide information on all classes of shares, including their voting rights if any.	COMPLIANT	2. Board ensures that all shareholders of the same class are treated equally with
The Company's common share has one (1) vote for one share.		COMPLIANT	<ol> <li>Company's common share has one vote for one share.</li> </ol>
	-		Supplement to Recommendation 13.1
http://www.doubledragon.com.ph/page/investors	Provide link to company's website	COMPLIANT	2. Board ensures that basic shareholder rights are disclosed on the company's website.
(iii) The Board should adopt a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights."			
policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.			

		6.	Ÿ.	4.	<u></u>	
		. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	. Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	. Board has an effective, secure, and efficient voting system.	
		COMPLIANT	COMPLIANT	NON - COMPLIANT	COMPLIANT	
		Provide information or link/reference to the policies on treatment of minority shareholders	Provide information on how this was allowed by board (i.e., minutes of meeting, board resolution)	Provide information on shareholder voting mechanisms such as supermajority or "majority of minority", if any.	Provide link to voting procedure. Indicate if voting is by poll or show of hands.	
"DD shall treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights."	Promoting Shareholder Rights	The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides:	Shareholders meeting, for any purpose or purposes, may be called by any of the following: (a) Board of Directors, at its own instance, or by (b) President.	There is no voting mechanism that requires "supermajority" or "Majority of minority".	Please see Annex A of the 2022  Definitive Information Statement:  Please see 2022 Definitive Information  Statement.	Voting Rights  The Preferred Shares shall have no right to vote except on all corporate matters where the law grants such voting rights.  xxx xxx

7. Company has a transparent and specific dividend policy.	COMPLIANT	Provide information on or link/reference to the company's dividend Policy.	Please see page 32 of the 2022 Definitive Information Statement
		Indicate if company declared dividends. If yes, indicate the number of days within which the dividends were paid after declaration. In case the company has offered scrip-dividends, indicate if the company paid the dividends within 60 days from declaration	Please see 2022 Definitive Information Statement.
Optional: Recommendation 13.1			
votes at the g.	COMPLIANT	Identify the independent party that counted/validated the votes at the ASM, if any.	Votes are validated and counted by the company's Stock and Transfer Agent, Rizal Commercial Banking Corporation, as adjoined by its Auditors, KPMG R.G. Manabat & Co.
Recommendation 13.2			
active shareholder anding the Notice of Shareholders'	COMPLIANT	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice	The notices were sent 20 days before the annual stockholders' meeting
Meeting with sufficient and relevant information at least 28 days before the		and agenda were sent out	No remuneration or any changes therein were not included in the
meeting.		Indicate whether shareholders' approval of remuneration or any changes therein	agenda of the meeting.
		were included in the agenda of the meeting.	Please see D. Other Matters in the 2022 Definitive Information Statement
			on page 30.
		Provide link to the Agenda included in the company's Information Statement (SEC Form 20-IS)	Please see 2022 Definitive Information Statement.
Supplemental to Recommendation 13.2			

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.	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.	Recommendation 13.3	<ol> <li>Company provides rationale for the agenda items for the annual stockholders meeting</li> </ol>	Optional: Recommendation 13.2	c. Proxy documents	<ul><li>b. Auditors seeking appointment/re- appointment</li></ul>	<ul> <li>a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)</li> </ul>	1. Company's Notice of Annual Stockholders' Meeting contains the following information:
COMPLIANT	COMPLIANT		COMPLIANT		COMPLIANT	COMPLIANT	COMPLIANT	COMPLIANT
Provide link to minutes of meeting in the company website.	Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM.		Provide link or reference to the rationale for the agenda items					Provide link or reference to the company's notice of Annual Shareholders' Meeting
Minutes of the Annual and Special Shareholders' Meetings were available on the Company website.			Please see D. Other Matters in the 2022 Definitive Information Statement on page 30.  Please see 2022 Definitive Information Statement.				on page 30.  Please see 2022 Definitive Information Statement.	Please see D. Other Matters in the 2022 Definitive Information Statement

SEC Form — I-ACG
*
Updated 21Dec2017

Include whether there was opportunity to ask question and the answers given, if any	Indicate also if the voting on resolutions was by poll.	Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes.  See minutes of the Ann Shareholders Meeting.
		See minutes of the Annual Shareholders Meeting.

e e	COMPLIANT	Indicate if the external auditor and other relevant individuals were present during the ASM and/or special meeting  Provide details of the alternative dispute resolution made available to resolve intra-corporate disputes	Yes. The external auditor and other relevant individuals were present during the ASM.  The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides:  General Responsibility  "Establish and maintain an alternative
2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	COMPLIANT	Provide link/reference to where it is found in the Manual on Corporate Governance	"Establish and maintain an alternative dispute resolution system in the corporation that can amicably settle conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including the regulatory authorities."
			Promoting Shareholder Rights
			"It is the responsibility of the Board of Directors to establish an alternative dispute resolution system to settle intra-corporate disputes in an amicable and effective
			manner. As such, the Board of Directors normally engages the services of a neutral third party to assist in the resolution of issues.
			between DD and stockholders, third parties and regulatory guthorities. The alternative
			dispute resolution system may include arbitration, mediation, conciliation, early
			neutral evaluation, mini-trial, or any combination thereof, as DD and the

Optional: Principle 13	<ol><li>Company has at least thirty percent (30%) public float to increase liquidity in the market.</li></ol>	<ol> <li>Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group</li> </ol>	Supplemental Recommendations to Principle 13	<ol><li>IRO is present at every shareholder's meeting.</li></ol>	<ol> <li>Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.</li> </ol>	Recommendation 13.5	
	COMPLIANT	COMPLIANT		COMPLIANT	COMPLIANT		
	Indicate the company's public float.	Provide information on how antitakeover measures or similar devices were avoided by the board, if any.		Indicate if the IRO was present during the ASM.	Disclose the contact details of the officer/office responsible for investor relations, such as:  1. Name of the person 2. Telephone number 3. Fax number 4. E-mail address		
	30%	The anti-takeover measures or similar devices were avoided by allowing stockholders to participate and exercise their voting rights and their right to be voted upon, as well as increase their shareholdings.		Yes, the IRO was present during the ASM.	1. Mr. Jose Desales 2. +632 856 7111 3. +632 856 9111 4. investors@doubledragon.com.ph		circumstances sees fit. Consideration is given to the need to promote candor through confidentiality of the process, the policy of fostering prompt, economical, and amicable resolution of disputes in accordance with the principles of integrity of determination by the parties, and the policy that the decision-making authority in the process rests with the parties."

	<ol> <li>Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.</li> </ol>	<ol> <li>Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting</li> </ol>
D	COMPLIANT	
Duties to Stakeholders	Disclose the process and procedure for secure electronic voting in absentia, if any.	Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM
	Voting during Shareholders Meeting are either in person or by proxy through ballot.	

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

Recommendation 14.1			
1. Board identifies the company's various	COMPLIANT	Identify the company's shareholder	The May 30, 2017 <b>Revised Code of</b>
stakeholders and promotes cooperation		and provide information or reference	Corporate Governance of DoubleDragon
between them and the company in		to a document containing	Corporation, provides:
creating wealth, growth and sustainability.		information on the company's	
		policies and programs for its stakeholders.	Promoting Shareholder Rights
			"DD shall treat all shareholders fairly and
			equitably, and also recognize, protect and facilitate the exercise of their rights.
			(i) It shall be the duty of the Board to
			promote shareholder rights, remove
			inpedinensione exercise or state indices
			for violation of their rights. The Board shall
			encourage the exercise of shareholders'
			voting rights and the solution of collective
			action problems through appropriate
			mechanisms. The Board shall be
			instrumental in removing excessive costs
			and other administrative or practical
			impediments to shareholders participating

The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides:	Identify policies and programs for the protection and fair treatment of company's stakeholders	COMPLIANT	<ol> <li>Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.</li> </ol>
			Recommendation 14.2
(iii) The Board should adopt a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights."			
(ii) The Board should establish clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.			
(i) The Board should identify the company's various stakeholders and promote cooperation between them and the company in creating wealth, growth and sustainability.			
"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.			
Effective Redress for Violation of Stakeholder's Rights			

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### **Promoting Shareholder Rights**

"DD shall treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights.

and other administrative or practica in meetings and/or voting in person. The instrumental in removing excessive costs action problems through appropriate encourage the exercise of shareholders' decisions, subject to legal constraints. information necessary to make informed Board shall pave the way for electronic impediments to shareholders participating mechanisms. voting rights and the solution of collective impediments to the exercise of shareholder (i) It shall be the duty of the Board to filing and for violation of their rights. The Board shal rights and allow possibilities to seek redress promote shareholder rights, remove distribution of shareholder The Board shall

appoint a encourage with stockholders to encourage them to open communications shall be maintained with sufficient and relevant information at participation by sending the Notice of be apprised ahead of time of their right to personally attend the stockholders' least twenty eight (28) business days before Annual and Special Shareholders' Meeting meeting. If they cannot attend, they shal (ii) In addition to the sending of notices he meeting. proxy. The Board shall active shareholder

1. Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Recommendation 14.3	
Provide the name of complete.) which voice their complaints their rights.  Provide information whistleblow procedure		
Provide the contact details (i.e., name of contact person, dedicated phone number or e-mail address, etc.) which stakeholders can use to voice their concerns and/or complaints for possible violation of their rights.  Provide information on whistleblowing policy, practices and procedures for stakeholders		
The Investor Relations Department with contact number +632 856-7111  The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides that:  "The Board should 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 should be conscientious in establishing the framework, as well as in supervising and ensuring its enforcement."  Below is the information regarding the whistleblowing policy:		<ul> <li>(ii) The Board should establish clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.</li> <li>(iii) The Board should adopt a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights."</li> </ul>

COMPLIANT Provide information on the alternative dispute resolution system established by the company.	compliant  Provide information on the alternative dispute resolution system established by the company.  .	14	on   <b>COMPLIANT</b>   Disclose any requests for exemption	1. Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner. settled in a fair and expeditious manner.  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	COMPLIANT	Provide information on the alternative dispute resolution system established by the company.  By the company and the reason for the request.	The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides that:  "It is the responsibility of the Board of Directors to establish an alternative dispute resolution system to settle intra-corporate disputes in an amicable and effective manner. As such, the Board of Directors normally engages the services of a neutral third party to assist in the resolution of issues between DD and stockholders, third parties and regulatory authorities. The alternative dispute resolution system may include arbitration, mediation, conciliation, early neutral evaluation, mini-trial, or any combination thereof, as DD and the circumstances sees fit. Consideration is given to the need to promote candor through confidentiality of the process, the policy of fostering prompt, economical, and amicable resolution of disputes in accordance with the principles of integrity of determination by the parties, and the policy that the decision-making authority in the process rests with the parties."  The company requests for the exemption from registration of the shares covered by the Employee Stock Option Plan (ESOP)
COMPLIANT Disclose any requests for exemption	14  COMPLIANT Disclose any requests for exemption	on <b>COMPLIANT</b> Disclose any requests for exemption		of a law, rule or		by the company and the reason for	from registration of the
COMPLIANT Disclose any requests for exemption by the company and the region for	14  COMPLIANT Disclose any requests for exemption by the company and the region for	COMPLIANT Disclose any requests for exemption	50 + 50 00 50 0 50 0 50 50 50 50 50 50 50 50	when it refers to a		the reallest	the Employee Stock (
COMPLIANT Disclose any requests for exemption by the company and the reason for the request	Disclose any requests for exemption by the company and the reason for	Disclose any requests for exemption by the company and the reason for	by the company and the reason for	) ;; (i = 1 ; (i = 1			
14 Disclose any requests for exemption by the company and the reason for the request.	Disclose any requests for exemption by the company and the reason for the request.	Disclose any requests for exemption by the company and the reason for the request.	by the company and the reason for the request.	ce issue. It an			since it is not nece
COMPLIANT  Disclose any requests for exemption by the company and the reason for the request.	COMPLIANT  Disclose any requests for exemption by the company and the reason for the request.	Disclose any requests for exemption by the company and the reason for the request.	by the company and the reason for the request.	exemption was sought, the company			interest or for the protection

Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same to a document containing the same.
Identify policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same.

**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	COMPLIANT	Provide information on or	The May 30, 2017 <b>Revised Code of</b>
	procedures that encourage employees to		link/reference to company policies,	Corporate Governance of DoubleDragon
	actively participate in the realization of the		programs and procedures that	Corporation, provides:
	company's goals and in its governance.		encourage employee participation.	
				Encouraging Employees' Participation
				"A mechanism for employee participation
				should be developed to create a
				symbiotic environment, realize the

Executive Committee and Regular Employees of the company holding the			financial measures.
performance incentive mechanism such	merit-based performance incentive		policy that accounts for the performance of the company beyond short-term
The Company has in place a merit-based	Disclose if company has in place a	COMPLIANT	1. Company has a reward/compensation
			Supplement to Recommendation 15.1
supervising and ensuring its enforcement."			
establishing the framework, as well as in			
whistleblowing concerns. The			
member of the Board or a unit created to			
practices, without fear of retaliation and to			
concerns about illegal or unethical			
framework for whistleblowing that allows			
(iii) The Board should establish a suitable			
them in the company's culture.			
organization through trainings to embed			
the Board should disseminate the policy			
program in its Code of Conduct. Further,			
(ii) The Board should set the tone and make			
its governance.			
realization of the company's goals and in			
programs and procedures that encourage			
(i) The Board should establish policies,			
ance processes.			
company's goals and participate in its			

The May 30, 2017 Revised Code of Corporate Governance of DoubleDragon Corporation, provides:  Encouraging Employees' Participation  "The Board should set the tone and make a stand against corrupt practices by adopting an anti-corruption policy and	Identify or provide link/reference to the company's policies, programs and practices on anti-corruption	COMPLIANT	1. Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.
		_	Recommendation 15.2
The company is continuously training and developing their employees by conducting seminars and/or trainings from time to time.  The following are the trainings/seminars conducted by the company for its employees:	Disclose and provide information on policies and practices on training and development of employees. Include information on any training conducted or attended.	COMPLIANT	3. Company has policies and practices on training and development of its employees.
http://www.doubledragon.com.ph/files/reports/Policy on the Health,Safety Welfare of Employees.pdf	Disclose and provide information on policies and practices on health, safety and welfare of employees. Include statistics and data, if any.	COMPLIANT	2. Company has policies and practices on health, safety and welfare of its employees.
rank of officer or higher that was unanimously approved by the Board of Directors on November 11, 2015. Its coverage was expanded to include rank and file employees pursuant to a Board Resolution dated December 8, 2016, which was approved during the Board of Directors meeting held at the 16 <sup>th</sup> floor of 6750 Building, Ayala Avenue, Makati City.	employees, at the same time aligns their interests with those of the shareholders.		

"A mechanism for employee participation	employees from retaliation.		
Encouraging Employees' Participation	Indicate if the framework includes		of retaliation
The May 30, 2017 <b>Revised Code of Corporate Governance</b> of DoubleDragon Corporation, provides:	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees.	COMPLIANT	1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or methical practices, without fear
			Recommendation 15.3
	Include any finding of violations of the company policy.		
19, 2018 provides for the dismissal for the first offense of an employee who bribes, solicits or accepts any favor, money, gifts, or accepts any favor, money gifts,	the company policy and procedures on penalizing employees involved in corrupt practices.		
The Code of Conduct effective February	Identify or provide link/reference to	COMPLIANT	1. Company has clear and stringent policies
			Supplement to Recommendation 15.2
through electronic mail.	employees across the organization		organization through trainings to embed them in the company's culture.
The policy against anti-corruption was disseminated through the organization	Identify how the board disseminated the policy and program to	COMPLIANT	<ol><li>Board disseminates the policy and program to employees across the</li></ol>
anyone." And the penalty for commission of which is dismissal.			
"Bribing, soliciting or accepting any favor, money, gifts, or anything of value from			
The company's Code of Conduct effective February 19, 2018 provides for the anti-corruption policy, such as:			
the Board should disseminate the policy			

operates. It should ensure that its	dealings with the communities where it o	sponsible in all its	<b>Principle 16:</b> 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	<b>Prir</b>
eports/Whistle-blowing Policy.pdf				
http://www.doubledragon.com.ph/files/r				
whistleblowing policy:				
Below is the information regarding the				
supervising and ensuring its enforcement."				
establishing the framework, as well as in				
handle whistleblowing concerns. The				
member of the Board or a unit created to	whistleblowing.			
have direct access to an independent	framework, including any incident of			
practices, without fear of retaliation and to	enforcement of the whistleblowing		framework.	
concerns about illegal or unethical	board supervised and ensured		enforcement of the whistleblowing	
employees to freely communicate their	Provide information on how the	COMPLIANT		ω.
framework for whistleblowing that allows			handle whistleblowing concerns.	
"The Board should establish a suitable			member of the Board or a unit created to	
			have direct access to an independent	
corporate governance processes."			whistleblowing that allows employees to	
company's goals and participate in its		COMPLIANT	2. Board establishes a suitable framework for	2.
environment, realize				
should be developed to create a	Provide contact details to report any			

interactions serve its environment and stakeholders in a positive and progressive manner inditis tonly supportive of its comprehensive and balanced development

## Recommendation 16.1Company 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
---

# COMPLIANT Provide information or reference to a document containing information on the company's community involvement and environment-related programs.

Last April 21, 2018, the company conducted an outreach activity entitled "Brigada Eskwela" conducted at Buhay na Tubig Elementary School. This activity facilitates the preparation of public schools for the opening of classes.

2. Company exerts effort to interact positively with the communities in which it operates	1. Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	advancement of the society where it operates.
COMPLIANT	COMPLIANT	
Identify or provide link/reference to policies, programs and practices to interact positively with the communities in which it operates.	Identify or provide link/reference to policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development.	
http://www.doubledragon.com.ph/page/corporate-social-responsibility  The company also has some activities such as Adopt a School, Go Lokal and community activities conducted in every CityMalls such as developmental training for children, taekwondo summer camp, summer youth camp, dance workshop, Friday Mass, and all other community-related activities.	The company is promoting sustainable development through green technology. The Company has been pre-certified for a silver Leadership in Energy & Environmental Design ("LEED") certification for DoubleDragon Plaza.	DoubleDragon Corporation is continually supporting the Jollibee Foods Corporation's initiatives specifically in the areas of education, youth and entrepreneurship. The programs which the company supported include:  a. Farmer Entrepreneurship Program for Agroenterprise Development to help FEP farmer leaders. b. Busog, Lusog, Talino (BLT) School Feeding Program that aims to effectively provide nutritious food to school children.  Project ACE Scholarships that provides tertiary education scholarships to underprivileged

Pursuant to the requirement of the Securities and Exchange Commission (SEC), this Integrated-Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned duly-authorized persons in the City of Pasay on  $30 \, \text{MAY} \, \text{2023}$ .

EDGAR J. SIA II
Chairman and Chief Executive Officer

FERDINAND J. SIA President

JOSELITO LA BARRERA, JR. Compliance Officer

SUBSCRIBED AND SWORN to before me this \_\_\_\_\_\_\_, Affiants exhibited to me their competent evidence of Identity, as follows:

### NAME

EDGAR J. SIA II FERDINAND J. SIA JOSELITO L. BARRERA, JR.

### **GOVERNMENT ISSUED ID**

Passport No P8371489B Passport No. P7882199A SSS No 33-5391-539-9

### **PLACE ISSUED**

DFA Manila DFA Manila

PASAY CITY

Doc. No.: 394

Page No: 80 Book No: 1

Series of 2023

NOTARY PUBLIC: ROLL NO. 78909

> RAYNAN F. JAVII Notary Public for Pasay City Until December 31, 2024 Commission No. 23-19 Roll No. 78909

Roll No. 78909

IBP No. 270185 01-05-2023

PTR No. 8060920 01-03-2023

DoubleDragon Headquarters

10th Floor, Tower 1 DoubleDragon Plaza, DD Meridian Park Cor. Macapagal Avenue & EDSA Extension Bay Area, Pasay City

WILLIAM TAN UNTIONG Director and Corporate Secretary

SUBSCRIBED AND SWORN to before me this \_\_\_\_\_\_\_ 3 0 MAY exhibited to me their competent evidence of Identity, as follows:

3 0 MAY 2023

Affiants

NAME

WILLIAM TAN UNTIONG

**GOVERNMENT ISSUED ID** 

Passport No. P4278187B

PLACE ISSUED

DFA Manila

PASAY CITY

Doc. No.: 394 Page No: 80

Book No: 1

Series of 2023.

NOTARY PUBLIC:
\* ROLL NO. 78909

RAYMN F. JAVII Notary Public for Pasay City Until December 31, 2024

Corumission No. 23-19 Roll No. 78909 IBP No. 270185 01-05-2023 PTR No. 8060920 01-03-2023

DoubleDragon Headquarters 10th Floor, Tower 1 DoubleDragon Plaza, DD Meridian Park Cor. Macapagal Avenue & EDSA Extension

Bay Area, Pasay City

Pursuant to the requirement of the Securities and Exchange Commission (SEC), this Integrated-Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned duly-authorized persons in the City of Pasay on \_\_\_\_\_\_\_.

VILLENTE'S. PEREZJR.
Independent Director

SUBSCRIBED AND SWORN to before me this \_\_\_\_\_\_ 3 0 MAY 2023 exhibited to me their competent evidence of Identity, as follows:

NAME

VICENTE S. PEREZ JR.

**GOVERNMENT ISSUED ID** 

Passport No. P4390051B

PLACE ISSUED

**Affiants** 

DFA Manila

Doc. No.: 374 Page No: 80 Book No: 1

Series of 2023.

PASAY CITY

NOTARY PUBLIC \* ROLL NO. 78909 \*

RAYNAN F. JAVIL Notary Public for Pasay City Until December 31, 2024

Until December 31, 2024 Commission No. 23-19 Roll No. 78909 IBP No. 270185 01-05-2023 PTR No. 8060920 01-03-2023

DoubleDragon Headquarters
10th Floor, Tower 1
DoubleDragon Plaza, DD Meridian Park
Cor. Macapagal Avenue & EDSA Extension
Bay Area, Pasay City

Pursuant to the requirement of the Securities and Exchange Commission (SEC), this Integrated-Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned duly-authorized persons in the City of Pasay on 3.0 MAY 2023

> GARY P. CHENG Independent Director

SUBSCRIBED AND SWORN to before me this **Affiants** exhibited to me their competent evidence of Identity, as follows:

NAME

GARY P. CHENG

**GOVERNMENT ISSUED ID** 

**PLACE ISSUED** Passport No. P7178698A DFA Manila

PASAY CITY

Doc. No.; 39 Page No: Book No:\_

Series of 2023.

RAYNAN F. JAVIL Notary Public for Pasay City Until December 31, 2024 Commission No. 23-19 Roll No. 78909 IBP No. 270185 01-05-2023 PTR No. 8060920 01-03-2023 DoubleDragon Headquarters
10th Floor, Tower 1
DoubleDragon Plaza, DD Meridian Park
Cor. Macapagal Avenue & EDSA Extension

Bay Area, Pasay City